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Washington, Tuesday, April 16, 1946

The President

EXECUTIVE ORDER 9712

**AMENDMENT OF EXECUTIVE ORDER No. 8743
OF APRIL 23, 1941, EXTENDING THE CLAS-
SIFIED CIVIL SERVICE**

By virtue of the authority vested in me by section 2 of the Civil Service Act (22 Stat. 403, 404), section 6 of Executive Order No. 8743 of April 23, 1941, entitled "Extending the Classified Civil Service," as amended by Executive Order No. 9678 of January 14, 1946, is hereby further amended to read as follows:

"SECTION 6 (a). Any person who, in order to perform active service with the military or naval forces of the United States, has left a position (other than a temporary position) which is covered into the classified civil service under section 1 of this order, shall be reinstated in such position or to a position of like seniority, status, and pay in the same department or agency, and may, upon reinstatement, acquire a classified civil-service status: *Provided*, (1) that he has been honorably discharged from the military or naval service, (2) that he makes application for reinstatement within 90 days after termination of his service with the armed forces or of hospitalization continuing after discharge for a period of not more than one year, and (3) that he qualifies in such suitable noncompetitive examination as the Commission may prescribe.

(b). Any person who, in order to perform active service with the military or naval forces of the United States, has left a position in any department or agency (other than a temporary position) which is covered into the classified civil service under section 1 of this order, may, upon his application and upon the request of the head of the same or any other department or agency, be reinstated in any position for which the Commission finds he is qualified, and upon reinstatement shall acquire a classified civil-service status: *Provided*, (1) that he has been honorably discharged from the military or naval service, and (2) that he qualifies in such suitable

noncompetitive examination as the Commission may prescribe."

HARRY S. TRUMAN
THE WHITE HOUSE,
April 12, 1946

[F. R. Doc. 46-6264; Filed, Apr. 15, 1946;
10:21 a. m.]

Regulations

**TITLE 5—ADMINISTRATIVE
PERSONNEL**

Chapter I—Civil Service Commission

PART 27—TEMPORARY CIVIL SERVICE REGULATIONS

REINSTATEMENT

Section 27.9 (11 F.R. 1429; 2434) is amended as follows:

§ 27.9 Reinstatement—(a) *General requirements for reinstatement.* A person separated from a civilian position in the Federal service may be reinstated to a position in the classified service if the following requirements are met:

(1) He must have had a classified (competitive) status at the time he was separated, and have completed satisfactorily a probationary period or otherwise have received an absolute appointment, except as provided in subparagraph (6) of this paragraph.

(2) He must be reinstated within one year of separation if his period of service was less than two years, within two years if his period of service was two years or more but less than three years, within three years if his period of service was three years or more but less than four years, within four years if his period of service was four years or more but less than five years, but if his period of service was five years or more he may be reinstated without time limit after separation: *Provided*, That (i) these time limits shall not apply to those former classified employees entitled to preference under the Veterans' Preference Act of 1944; (ii) the person is otherwise eligible.

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NOTICE

1945 Supplement

Book 1 of the 1945 Supplement to the Code of Federal Regulations may be obtained from the Superintendent of Documents, Government Printing Office, at \$3 per copy. This book contains Titles 1 through 9, and includes, in Title 3, Presidential documents in full text together with appropriate reference tables.

A limited sales stock of the 1944 Supplement is still available as previously announced.

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¹ See E.O. 9712.

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gible under the Executive order of June 2, 1920, which limits the reinstatement of persons who are within ten years of retirement age.

(3) Reinstatement may not be made within 30 days of separation from the Federal service unless he presents an official notice of separation because of a reduction in force, or an official release granted by his former department or agency or, upon appeal, by the Commission.

(4) He must have the knowledge and abilities required for the performance of the duties of the position to which reinstatement is proposed and he must meet the same standards as are required for promotion or reassignment to the position.

(5) Proof of residence will be required for reinstatement to a position in the apportioned service. The applicant must be eligible under the apportionment quota restrictions unless he is entitled to preference under the Veterans' Preference Act of 1944 or has previously served in the apportioned service. The Commission may, upon request of the appointing officer, waive the apportionment when the reinstatement is in the interests of good administration.

(6) A former classified civil service employee separated during his probation may be reinstated only in the same agency and in the same type of position, grade, and locality. Such reinstatement

must be made within one year from the date of his separation from his probationary appointment; *Provided*, That the time limit of one year shall not apply to the probationer entitled to preference under the Veterans' Preference Act of 1944. Such reinstatement will be to complete probation.

(b) *Certificate required for reinstatement.* A certificate issued by the Commission will be required for reinstatement in the following cases:

(1) When the residence of the former employee proposed for reinstatement is in a state which is in excess of its quota and a waiver of the apportionment is desired.

(2) When the person proposed for reinstatement was removed for cause from his last position in the Federal or the District of Columbia Government, or when his removal was made at the specific request of the Commission because of his failure to meet conditions imposed at the time of his appointment.

(c) *Certificate not required for reinstatement.* *

(d) *Conversion of war service appointment to reinstatement.* Any employee who, after separation of 30 calendar days or more from a probationary, probational indefinite, or permanent civil service appointment, is serving under a war service indefinite appointment and who has had a total of six months' satisfactory service may, in the discretion of the head of the agency concerned and without the prior approval of the Commission, have his appointment converted to a reinstatement in the position in which employed. All conversions of appointments under this paragraph shall be reported to the Commission on the regular report of personnel action and will be subject to post-audit by the Commission.

Effective March 7, 1946.

By the United States Civil Service Commission.

[SEAL] H. B. MITCHELL,
President.

APRIL 2, 1946.

[F. R. Doc. 46-6241; Filed, Apr. 12, 1946;
3:51 p. m.]

PART 91—EXECUTIVE ORDERS AFFECTING THE CIVIL SERVICE NOT OTHERWISE COVERED IN THIS CHAPTER

CROSS REFERENCE: For modification of tabulation in § 91.1, see Executive Order 9712, *supra*.

TITLE 6—AGRICULTURAL CREDIT

Chapter II—Production and Marketing Administration (Commodity Credit)

[Amdt. 1]

PART 296—GRAIN PURCHASES

EMERGENCY WHEAT PURCHASE PROGRAM BULLETIN

The prohibition against assignments and transfers of the Contract of Sale in § 296.01 (b) (8) and in the Contract of Sale (Emergency Wheat Purchase Form 2) shall not be construed to prohibit the

use of the Contract of Sale as security for a bona fide loan.

Dated this 15th day of April 1946.

[SEAL] COMMODITY CREDIT CORPORATION,
ROBERT H. SHIELDS,
President.

[F. R. Doc. 46-6266; Filed, Apr. 15, 1946;
11:10 a. m.]

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 42, Amdt. 25]

PART 1460—FATS AND OILS

DEFINITION OF EDIBLE FAT OR OIL PRODUCT

War Food Order No. 42, as amended (9 F.R. 12075, 10 F.R. 2679, 3315, 5060, 7961, 8685, 10419, 12250, 12548, 14686; 11 F.R. 226), is further amended:

1. By deleting paragraph (a) (3) (v) and substituting in lieu thereof the following:

(v) Soybean oil used to can tuna, bonito, yellowtail, or sardines.

2. By adding after paragraph (t) thereof the following new paragraph:

(u) No canner of tuna, bonito, yellowtail, or sardines shall accept delivery of oil for the purpose of canning fish if his inventory of such oil is, or would through such acceptance cause his inventory to exceed a 30 day supply based on his requirements for canning operations: *Provided, however*, That any person whose inventory of oil does not exceed his next 30 days requirements may accept delivery of not more than his customary shipping unit.

3. By deleting paragraph (t) (3) and substituting in lieu thereof the following:

(3) Every manufacturer shall, during each calendar quarter of 1946, package in each size container a volume of edible fat or oil products not less than 95 percent of the volume of edible fat or oil products packaged by such manufacturer in such size container during the corresponding calendar quarter of 1944.

This amendment shall become effective at 12:01 a. m., e. s. t., April 1, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 42, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E. O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 12th day of April 1946.

[SEAL] N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 48-6267; Filed, Apr. 15, 1946;
11:10 a. m.]

FEDERAL REGISTER, Tuesday, April 16, 1946

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 5240]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

STEVENS CLOTHING MFG. CO., INC.

§ 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Government registration:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Producer status of dealer or seller—Manufacturer:* § 3.6 (r) *Advertising falsely or misleadingly—Prices—Retail or selling as wholesale, jobbing, etc., or discounted:* § 3.96 (b) *Using misleading name—Vendor—Producer or laboratory status of dealer or seller.* In connection with the offering for sale, sale, and distribution of clothing in commerce, (1) using the word "Manufacturing" or any other word of similar import or meaning in respondent's corporate or trade name or representing in any other manner that respondent manufactures the clothing sold by it unless and until the respondent owns and operates or directly and absolutely controls the manufacturing plant or factory wherein said clothing is manufactured. (2) Representing directly or by implication that the respondent is a manufacturer of clothing when the activities of the respondent are confined to those of a sales organization engaged in the sale and distribution of clothing manufactured by persons or concerns other than the respondent; (3) using the statement "from our factory direct to you" or any other statement of similar import or meaning in connection with the sale of clothing or other articles of merchandise not manufactured by the respondent; (4) representing directly or by implication that respondent is selling its clothing at manufacturer's prices or at prices which save the purchaser the cost or profit of the retailer or middleman when in fact respondent is engaged in selling such clothing at retail and the prices charged by it constitute no saving from the prices usually and customarily charged for clothing of like grade and quality; or (5) representing that a manufacturer's registered identification number has been assigned to the respondent by an agency of the United States Government authorized to assign such numbers to manufacturers of woolen products when in fact respondent is not a manufacturer entitled to the use of such number and no such number has been assigned to it; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Stevens Clothing Manufacturing Company, Inc., Docket 5240, March 20, 1946]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 20th day of March, A. D. 1946,

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the substitute answer of respondent, in

which answer respondent admits all material allegations of fact set forth in said complaint and states that it waives all intervening procedure and further hearing as to said facts; and the Commission having made its findings as to the facts and its conclusion that respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Stevens Clothing Manufacturing Company, Inc., a corporation, and its officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution of clothing in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Using the word "Manufacturing" or any other word of similar import or meaning, in respondent's corporate or trade name or representing in any other manner that respondent manufactures the clothing sold by it unless and until the respondent owns and operates or directly and absolutely controls the manufacturing plant or factory wherein said clothing is manufactured.

2. Representing directly or by implication that the respondent is a manufacturer of clothing when the activities of the respondent are confined to those of a sales organization engaged in the sale and distribution of clothing manufactured by persons or concerns other than the respondent.

3. Using the statement "from our factory direct to you" or any other statement of similar import or meaning in connection with the sale of clothing or other articles of merchandise not manufactured by the respondent.

4. Representing directly or by implication that respondent is selling its clothing at manufacturer's prices or at prices which save the purchaser the cost or profit of the retailer or middleman when in fact respondent is engaged in selling such clothing at retail and the prices charged by it constitute no saving from the prices usually and customarily charged for clothing of like grade and quality.

5. Representing that a manufacturer's registered identification number has been assigned to the respondent by an agency of the United States Government authorized to assign such numbers to manufacturers of woolen products when in fact respondent is not a manufacturer entitled to the use of such number and no such number has been assigned to it.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-6268; Filed, Apr. 15, 1946;
11:06 a. m.]

[Docket No. 5330]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

ITALIAN ACCORDION MFG. CO., ET AL.

§ 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—History:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Producer status of dealer or seller—Manufacturer:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Stock:* § 3.96 (b) *Using misleading name—Vendor—Producer or laboratory status of dealer or seller.* In connection with the offering for sale, sale, and distribution of musical instruments, including new, reconditioned, and used accordions and concertinas, in commerce, (1) representing, directly or by implication, that respondents' business was established in 1861 or at any time other than the date of its actual establishment; (2) using the word "Manufacturing" or any other word of similar import or meaning in respondents' trade name or representing in any other manner that respondents own, operate, or control a factory wherein their musical instruments are made; (3) using the statement "Buy direct from factory" or any other statement of similar import or meaning in connection with the sale of musical instruments not manufactured by the respondents; or (4) representing, directly or by implication, that respondents are offering for sale all types or models of accordions or any particular musical instrument or any other type or model of such instrument when respondents cannot, and do not, deliver musical instruments of the kind and quality so offered for sale; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Italian Accordion Manufacturing Company, etc., Docket 5330, February 28, 1946]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 28th day of February A. D. 1946.

In the Matter of Walter Zulawinski and Louise Zulawinski, Trading as Italian Accordion Manufacturing Company, and Italia & P. Soprani Accordion Manufacturing Company

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and a stipulation as to the facts entered into by and between counsel for the Commission and the respondents upon the record; and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, Walter Zulawinski and Louise Zulawinski, individually and trading as Italian Accordion Manufacturing Company and Italia & P. Soprani Accordion Manufacturing Company, or under any other name, and their representatives, agents,

and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution of musical instruments, including new, reconditioned, and used accordions and concertinas, in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing, directly or by implication, that respondents' business was established in 1861 or at any time other than the date of its actual establishment.

2. Using the word "Manufacturing" or any other word of similar import or meaning in respondents' trade name or representing in any other manner that respondents own, operate, or control a factory wherein their musical instruments are made.

3. Using the statement "Buy direct from factory" or any other statement of similar import or meaning in connection with the sale of musical instruments not manufactured by the respondents.

4. Representing, directly or by implication, that respondents are offering for sale all types or models of accordions or any particular musical instrument or any type or model of such instrument when respondents cannot, and do not, deliver musical instruments of the kind and quality so offered for sale.

It is further ordered, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-6269; Filed, Apr. 15, 1946;
11:06 a. m.]

[File No. 21-348]

PART 165—ARTIFICIAL LIMB INDUSTRY PROMulgation of TRADE PRACTICE RULES

At a regular session of the Federal Trade Commission held at its office in the City of Washington, D. C., on the 12th day of April, A. D. 1946.

Due proceedings having been held under the trade practice conference procedure in pursuance of the Act of Congress approved September 26, 1914, as amended (Federal Trade Commission Act), and other provisions of law administered by the Commission;

It is now ordered, That the trade practice rules of Group I and Group II, as hereinafter set forth, which have been approved and received, respectively, by the Commission in this proceeding, be promulgated as of April 16, 1946.

Statement by the Commission

Trade practice rules for the Artificial Limb Industry, as hereinafter set forth, are promulgated by the Federal Trade Commission under the trade practice conference procedure.

The products of the industry consist of artificial legs, arms, hands, fingers, feet, toes, and similar prosthetic devices

or appliances, and parts and accessories therefor. All persons or concerns engaged in the business of manufacturing, repairing, selling, or distributing any such products are members of the industry.

The manufacturers in the industry number in excess of three hundred. Users of artificial limbs and devices total about 600,000 persons of our population and include over 16,000 members of the American armed forces who suffered loss of legs or arms in the service of their country during World War II. Rehabilitation of persons who have undergone amputations, with resulting restoration to a self-supporting and normal way of life, is largely dependent upon the ability and safety of the industry's prosthetic devices and upon their proper fit, alignment, and appearance when put to actual use.

Protection of physically handicapped persons from misrepresentation and deception in their purchases of such products is an objective of the rules. Various practices which are deceptive or otherwise unfair or harmful are defined and provision made for their elimination and prevention. These and the other provisions included in the rules are aimed at maintaining, in the public interest, fair and lawful competition and high standards of ethical business conduct throughout the industry. It is to this end, and to the exclusion of any act or practice which injures, destroys, or prevents fair competition, or which unlawfully restrains trade, that the rules are to be applied.

At the suggestion of the Subcommittee on Aid to Physically Handicapped of the Committee on Labor of the House of Representatives, and in cooperation with industry members, proceedings to formulate and establish fair trade practice rules were instituted under the regular trade practice conference procedure of the Commission. A general industry trade practice conference was held in Chicago, Illinois, at which suggested rules were considered and submitted for Commission approval. Thereafter, a draft of proposed rules in appropriate form was published by the Commission and made available to all interested or affected parties, including users of industry products, upon public notice whereby they were afforded opportunity to present their views, including such pertinent information, suggestions, amendments, or objections as they desired to offer, and to be heard in the premises. Pursuant to such notice, public hearing was held in Washington, D. C., on February 15, 1946, and all matters presented, or otherwise received in the proceeding, were given due consideration.

Thereupon, and after full consideration of the entire matter, final action was taken by the Federal Trade Commission whereby it approved and received, respectively, the trade practice rules hereinafter appearing in Group I and Group II.

Group I

The unfair trade practices embraced in the Group I rules herein are considered to be unfair methods of competition, unfair or deceptive acts or practices,

or other illegal practices, prohibited under laws administered by the Federal Trade Commission; and appropriate proceedings in the public interest will be taken by the Commission to prevent the use, by any person, partnership, corporation, or other organization subject to its jurisdiction, of such unlawful practices in commerce.

Sec.	
165.1	Deception (General).
165.2	Disclosures to be made before sale.
165.3	Representation or promise that product will "fit".
165.4	Protection of public with respect to apparent agency.
165.5	Deceptive testimonials or depictions.
165.6	Deceptive demonstrations.
165.7	Misuse of terms "custom made," "custom built," "tailored," etc.
165.8	Guarantees, warranties, etc.
165.9	Misrepresenting products as conforming to standard.
165.10	Deception as to rebuilt or second-hand products.
165.11	Substitution of products.
165.12	False invoicing.
165.13	Misrepresentation as to installment sales contracts, their terms, conditions, etc.
165.14	Misrepresentation as to character of business.
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165.26	Discrimination.
165.27	Aiding or abetting use of unfair trade practices.

AUTHORITY: §§ 165.1 to 165.27, inclusive, issued under 38 Stat. 717, as amended, and pursuant to other provisions of law administered by the Commission.

§ 165.1 *Deception (General).* (a) It is an unfair trade practice to sell, offer for sale, or distribute any industry product, or promote the sale or distribution thereof, by any method or under any circumstance or condition which has the capacity and tendency or effect of deceiving purchasers or prospective purchasers as to the construction, composition, design, model, origin, manufacture, value, quality, weight, absence of noise in operation, strength, durability, life expectancy, appearance, fit, comfort, alignment, utility, ease of operation, or safety to wearer, of such product, or in any other material respect; or to mislead purchasers or prospective purchasers with respect to the need for repair, maintenance, or replacement of parts, of such product after its purchase and use, or with respect to any service offered concerning maintenance of product or training of purchaser in the use thereof.

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(b) In this connection, under paragraph (a) of this section, it is an unfair trade practice to represent or infer, unless such be wholly true and nondeceptive, that the product:

(1) Will give use and satisfaction to wearer equivalent or nearly equivalent to that afforded by the human limb or other body member for which the product is proposed as a substitute; or that such product

(2) Has the appearance of, or cannot be detected from, the human limb or body member; or

(3) Is in compliance with any Government specifications or standard; or

(4) Has the latest improvements in construction composition, design, appearance, or utility; or

(5) Is immune from damage or impairment by water; or

(6) Has the approval of any doctor, hospital, or Government agency or official.

(c) The inhibitions of this section shall apply with respect to every species of advertisement or form of representation, whether in newspapers, periodical, telephone directory, sales catalogue, sales promotional literature, on the radio, or otherwise, or whether by use of any word, design, sound, or combination thereof; and such inhibitions shall also apply with respect to labeling and to impressions created by reason of failure to reveal limitations or material facts. [Rule 1]

§ 165.2 Disclosures to be made before sale. It is an unfair trade practice for any member of the industry to fail to disclose to any purchaser of an industry product, prior to his or her purchase or making of contract for purpose thereof from such member:

(a) Any and all latent defects of which such member is aware, or has reason to believe exist, with respect to the product being offered for sale; and

(b) The fact that the degree of usefulness and benefit to be derived by the wearer will be dependent in substantial part upon the place and character of his or her amputation, the condition of his or her stump or body member to which the product is to be fitted and applied, his or her age, strength, agility, and state of health, and his or her diligence and persistence in accustoming himself or herself to the use of such product, development of muscles, and acquiring skill in the manipulation and use thereof; and

(c) In the case of a recent amputation, or of the prospective purchaser's previous nonuse of a prosthetic device, the fact that shrinkage of his or her stump is likely to occur by reason whereof the product, though fitting properly at time of delivery, may not continue to be in proper fit after such shrinkage;

such nondisclosure having the capacity and tendency or effect of deceiving purchasers or prospective purchasers as to the true efficacy or benefit to be derived from such product. [Rule 2]

§ 165.3 Representation or promise that product will "fit". It is an unfair trade practice for any member of the industry to represent, promise, or guarantee that any industry product will be

made to fit any individual purchaser or prospective purchaser thereof, when such representation, promise, or guarantee is not made in good faith or the industry member is not possessed of the requisite skill, knowledge, and equipment to assure of his ability to fulfill such representation, promise, or guarantee.

Note: Textile articles or accessories sold by members of the industry are to be labeled or marked with respect to their fiber content as required by applicable provisions of law or regulation. For example, stump socks containing or purporting to contain wool are subject to the requirements of the Wool Products Labeling Act and regulations issued thereunder.

Note 1: An industry prosthetic device shall not be considered as fitting unless properly shaped and sized for the stump or body member to which it is to be applied, is in proper alignment and conformity with the physique of the person to wear such product, and affords the optimum of comfort and use on the part of the wearer thereof without injury to stump or other body member. In cases where there is any likelihood of shrinkage of stump after fitting and delivery of the product, full explanation of such shrinkage should be made to the purchaser and the necessity of refitting by reason thereof should be clearly pointed out to him.

Note 2: It is the consensus of the industry that the term "perfect fit" should not be used by members, as perfection is not attainable.

[Rule 3]

§ 165.4 Protection of public with respect to apparent agency. (a) It is an unfair trade practice for any member of the industry to aid or abet any person in effecting a deception of purchasers or prospective purchasers as to his or her authority to represent and make commitments in behalf of such industry member.

(b) For an industry member to supply any person, not his agent, with samples, sales literature, guarantees of such industry member, or any indices of agency, and accept orders secured by such person and then refuse to fulfill the commitments implied to such purchaser by the use of such samples, sales literature, etc., is an unfair trade practice. [Rule 4]

§ 165.5 Deceptive testimonials or depictions. (a) It is an unfair trade practice for a member of the industry to use any testimonial of a user of any prosthetic device, or of any other person, or to use any picture or depiction, which is false, misleading, or deceptive in any respect.

(b) It is an unfair trade practice to cause any testimonial or picture of a user of a prosthetic device to be employed in a manner having the capacity and tendency or effect of misleading or deceiving purchasers or prospective purchasers into the belief that:

(a) Such testimonial was given, or that the picture was taken and is being used, without solicitation or payment of any consideration, when such is not the fact; or

(b) That the testimonial or picture pertains to the certain kind, model, or make of prosthetic device which is being offered for sale, when such is not the fact.

(c) No member of the industry should use any testimonial which he has good

reason to believe contains untrue or exaggerated statements, or display any picture of a wearer of any prosthetic device, or other depiction, which serves to create a false impression as to the actual utility, appearance, or benefits derived from the use of such device. To avoid misunderstanding or deception, proper testimonials and pictures of wearers of such devices should be accompanied by a disclosure of pertinent data, such as the date of the making thereof, the make, manufacture, model, and composition of the certain device worn by the person at the time of his or her making of such testimonial or the taking of such picture, together with disclosure as to the place of his or her amputation, his or her age at the time of loss of limb or body member, and the period of time that he or she has been using such device. [Rule 5]

§ 165.6 Deceptive demonstrations.

(a) In the sale, offering for sale, or distributing of an industry product, or in promoting the sale or distribution thereof, it is an unfair trade practice to demonstrate any such product in a manner or under circumstances having the capacity and tendency or effect of creating a false impression as to the actual benefits from the use thereof that may reasonably be expected to be had by a purchaser or prospective purchaser of such or a similar industry product.

(b) In this connection, to avoid misunderstanding or deception, no demonstration of an industry product should be made to a purchaser or prospective purchaser unless in conjunction therewith, and before sale or contract for sale is made, there is full disclosure as to:

(1) The make, model, and composition of the particular product demonstrated;

(2) The age of the demonstrator at the time of his or her loss of limb or body member, the place of his or her amputation, and the period of time that such demonstrator has been using a prosthetic device of the kind demonstrated;

(3) The fact that similar benefits and use on the part of the person or persons to whom the product is demonstrated may not be realized by reason of difference of place of amputation, condition of stump, age, occupation, health, agility, strength, or inability or disposition to accustom himself or herself to, and become skillful in the use of, such device; and

(4) The fact that the demonstrator is in the employ of seller, or has an interest in effecting a sale of the product, or is otherwise not wholly disinterested in the promotion of the sale of such product. [Rule 6]

§ 165.7 Misuse of terms "Custom Made," "Custom Built," "Tailored," Etc. In the sale, offering for sale, or distribution of industry products, it is an unfair trade practice for a member of the industry to use the terms "custom made," "custom built," "tailored," or any other word or term of similar import, as descriptive of any prosthetic device when such device is not one that has been or will be made, aligned, sized, and fitted to the individual needs and specifications of a consumer-purchaser as distinguished

from a product which is a ready-made or stock prosthetic device. [Rule 7]

§ 165.8 Guarantees, warranties, etc. (a) Guarantees which afford purchasers or users substantial and adequate protection, and are fully and fairly stated or disclosed and scrupulously adhered to by the guarantor, are desirable and recommended. It is an unfair trade practice to use or cause to be used any guarantee which is false, misleading, deceptive, or unfair to the purchasing or consuming public.

(b) Under this rule guarantees of the following type or character shall not be used:

(1) Guarantees containing statements, promises, representations, or assertions which have the capacity and tendency or effect of misleading and deceiving as to quality, physiological changes, fit, comfort, or utility under use; or

(2) Guarantees which are so used or are of such form, text, or character as to import, imply, or represent that the guarantee is broader than is in fact true, or that the guarantee covers the entire product or certain parts thereof which are not in fact covered, or will afford more protection to purchasers or users than is in fact true; or

(3) Guarantees in which any condition, qualification, or contingency applied by the guarantor thereto is not fully and nondeceptively stated herein, or is stated in such manner or form as to be deceptively minimized, obscured, or concealed, wholly or in part; or

(4) Guarantees which are stated, phrased, or set forth in such manner that although the statements contained therein are literally and technically true, the whole is misleading in that purchasers or users are not made sufficiently aware of certain contingencies or conditions which are applicable to such guarantees and materially lessen the value thereof as a guarantee to purchasers or users; or

(5) Guarantees which purportedly extend for such indefinite or unlimited period of time or for such long period of years as to have the capacity and tendency or effect of thereby misleading or deceiving purchasers or users into the belief that the product has or is definitely known to have greater degree of serviceability, utility, comfort, or durability in actual use than is in fact true; or

(6) Purported guarantees in the form of documents, promises, representations, or other form which are represented or held out to be guarantees when they are not such in fact, or when they are service contracts of the type which are not guarantees, or when they involve any deceptive or misleading use of the word "Guarantee" or term of similar import; or

(7) Guarantees issued, or directly or indirectly caused to be used, by any member of the industry when or under which the guarantor fails or refuses to scrupulously observe his obligations thereunder or fails or refuses to make good on claims coming reasonably within the terms of the guarantee; or

(8) Guarantees which in themselves or in the manner of their use are otherwise false, misleading, or deceptive.

(c) This section shall be applicable not only to guarantees but also to warranties, to purported warranties and guarantees, and to any promise or representation in the nature of or purporting to be a guarantee or warranty. [Rule 8]

§ 165.9 Misrepresenting products as conforming to standard. Representing, through advertisement or otherwise, that any products of the industry conform to a standard recognized in or applicable to the industry when such is not the fact, with the capacity and tendency or effect of misleading or deceiving the purchasing or consuming public, is an unfair trade practice. [Rule 9]

§ 165.10 Deception as to rebuilt or second-hand products. (a) It is an unfair trade practice for any member of the industry to sell, offer for sale, advertise, or otherwise represent, any product of the industry as being new when such is not the fact.

(b) In the marketing of rebuilt or second-hand products of the industry, or parts thereof, or the marketing of products containing rebuilt or second-hand parts, it is an unfair trade practice to fail or refuse to make full and nondeceptive disclosure, by mark, tag, or label, or other writing supplied purchaser, of the fact that such product or parts are not new but are used, rebuilt, or second-hand, as the case may be, such failure or refusal to disclose having the capacity or tendency or effect of misleading or deceiving the purchasing or consuming public. [Rule 10]

§ 165.11 Substitution of products. The practice of shipping or delivering products which do not conform to samples submitted, to specifications upon which the sale is consummated, or to representations made prior to securing the order, without the consent of the purchasers to such substitutions, or with the capacity and tendency or effect of misleading or deceiving the purchasing or consuming public, is an unfair trade practice. [Rule 11]

§ 165.12 False invoicing. It is an unfair trade practice to withhold from or insert in invoices any statements or information by reason of which omission or insertion a false record is made, wholly or in part, of the transactions represented on the face of such invoices, with the effect of thereby misleading or deceiving the purchasing or consuming public. [Rule 12]

§ 165.13 Misrepresentation as to installment sales contracts, their terms, conditions, etc. It is an unfair trade practice to make or publish, or cause to be made or published, directly or indirectly, any false, misleading, or deceptive statement or representation, through advertising or otherwise, concerning installment sales contracts used or their terms and conditions, including down payments, interest, carrying charges, etc., or respecting any other matters relative to such contracts or their terms and conditions. [Rule 13]

§ 165.14 Misrepresentation as to character of business. It is an unfair trade practice for any concern, in the course of or in connection with the distribution of industry products, to represent, directly, or indirectly, that it is a manufacturer of industry products, or that it owns or controls a factory making such products, when such is not the fact, or in any other manner to misrepresent the character, extent, or type of its business. [Rule 14]

§ 165.15 Deception through failure to differentiate between wholesale and retail transactions. It is an unfair trade practice for any member of the industry to represent or imply that any of his sales are at wholesale or at wholesale price, when such is not the fact. When sales at wholesale and at retail are made in the same establishment, such differentiation between the two types of transactions should be made as is necessary to prevent misunderstanding or deception of purchasers. [Rule 15]

§ 165.16 Defamation of competitors or disparagement of their products. The defamation of competitors by falsely imputing to them dishonorable conduct, inability to perform contracts, questionable credit standing, or by other false representations, or the false disparagement of competitors' products in any respect, or of their business methods, selling prices, values, credit terms, policies, or services, is an unfair trade practice. [Rule 16]

§ 165.17 Procurement of competitors' confidential information by unfair means and wrongful use thereof. It is an unfair trade practice for any member of the industry to obtain information concerning the business of a competitor by bribery of any employee or agent of such competitor, by false or misleading statements or representations, by the impersonation of one in authority, or by any other unfair means, and to use the information so obtained in such manner as to injure said competitor in his business or to suppress competition or unreasonably restrain trade. [Rule 17]

§ 165.18 Unfair threats of infringement suits. The circulation of threats of suit for infringement of patents or trade-marks among customers or prospective customers of competitors, not made in good faith but for the purpose or with the effect of thereby harassing or intimidating such customers or prospective customers, or of unduly hampering, injuring, or prejudicing competitors in their business, is an unfair trade practice. [Rule 18]

§ 165.19 Deceptive use of trade or corporate names, trade-marks, etc. The use of any trade name, corporate name, trade-mark, or other trade designation which has the capacity and tendency or effect of misleading or deceiving the purchasing or consuming public as to the character, name, nature, or origin of any product of the industry, or any material used therein, or which is false or misleading in any other respect, is an unfair trade practice. [Rule 19]

§ 165.20 Misuse of the word "free," etc. It is an unfair trade practice for any member of the industry to use the term "free," or any other term or representation of similar import or meaning, to describe, designate, or refer to any industry product which is not given to the recipient thereof without cost and unconditionally. [Rule 20]

§ 165.21 Coercing purchase of one product as a prerequisite to the purchase of other products. The practice of coercing the purchase of one or more products as a prerequisite to the purchase of one or more other products, where the effect may be to substantially lessen competition or tend to create a monopoly or to unreasonably restrain trade, is an unfair trade practice. [Rule 21]

§ 165.22 Fictitious prices. It is an unfair trade practice to sell or offer for sale industry products at prices purported to be reduced from what are in fact fictitious prices, or to sell or offer for sale such products at a purported reduction in price when such purported reduction is in fact fictitious or is otherwise misleading or deceptive. [Rule 22]

§ 165.23 Inducing breach of contract. It is an unfair trade practice to induce or attempt to induce the breach of existing lawful contracts between competitors and their customers, or their suppliers, by any false or deceptive means whatsoever, or wilfully to interfere with or obstruct the performance of any such contractual duties or services by any such means, with the purpose or effect of unduly hampering, injuring or prejudicing competitors in their business. [Rule 23]

§ 165.24 Enticing away employees of competitors. It is an unfair trade practice for any member of the industry wilfully to entice away employees of competitors with the purpose or effect of thereby unduly hampering or injuring competitors in their business and destroying or substantially lessening competition. [Rule 24]

§ 165.25 Combination or concern to fix prices, suppress competition, or restrain trade. It is an unfair trade practice for a member of the industry or any other person:

(a) To use, directly or indirectly, any form of threat, intimidation, or coercion against any member of the industry or other person to unlawfully fix, maintain, or enhance prices, suppress competition, or restrain trade.

(b) To enter into or take part in, directly, or indirectly, any agreement, understanding, combination, conspiracy, or concerted action with one or more members of the industry, or with one or more other persons, to unlawfully fix, maintain, or enhance prices, suppress competition, or restrain trade. [Rule 25]

§ 165.26 Discrimination—(a) Prohibited discriminatory prices, or rebates, refunds, discounts, credits, etc., which effect unlawful price discrimination. It is an unfair trade practice for any member of the industry engaged in commerce,¹

in the course of such commerce, to grant or allow, secretly or openly, directly or indirectly, any rebate, refund, discount, credit, or other form of price differential, where such rebate, refund, discount, credit, or other form of price differential, effects a discrimination in price between different purchasers of goods of like grade and quality, where either or any of the purchases involved therein are in commerce,¹ and where the effect thereof may be substantially to lessen competition or tend to create a monopoly in any line of commerce,¹ or to injure, destroy, or prevent competition with any person who either grants or knowingly receives the benefit of such discrimination, or with customers of either of them; *Provided, however:*

(1) That the goods involved in any such transaction are sold for use, consumption, or resale within any place under the jurisdiction of the United States;

(2) That nothing herein contained shall prevent differentials which make only due allowance for differences in the cost of manufacture, sale, or delivery resulting from the differing methods or quantities in which such commodities are to such purchasers sold or delivered;

(3) That nothing herein contained shall prevent persons engaged in selling goods, wares, or merchandise in commerce¹ from selecting their own customers in bona fide transactions and not in restraint of trade;

(4) That nothing herein contained shall prevent price changes from time to time where made in response to changing conditions affecting either (i) the market for the goods concerned, or (ii) the marketability of the goods, such as, but not limited to, actual or imminent deterioration of perishable goods, obsolescence of seasonal goods, distress sales under court process, or sales in good faith in discontinuance of business in the goods concerned.

(b) *Prohibited brokerage and commissions.* It is an unfair trade practice for any member of the industry engaged in commerce,¹ in the course of such commerce, to pay or grant, or to receive or accept, anything of value as a commission, brokerage, or other compensation, or any allowance or discount in lieu thereof, except for services rendered in connection with the sale or purchase of goods, wares, or merchandise, either to the other party to such transaction or to an agent, representative, or other intermediary therein where such intermediary is acting in fact for, or in behalf, or is subject to the direct or indirect control, of any party to such transaction other than the person by whom such compensation is so granted or paid.

(c) *Prohibited advertising or promotional allowances, etc.* It is an unfair trade practice for any member of the industry engaged in commerce¹ to pay or contract for the payment of advertising

and Territories, including the District of Columbia, in accordance with the full scope of the definition of such term found in section 1 of the Clayton Act (38 Stat. 730; 15 USCA, Sec. 12.)

or promotional allowances or any other thing of value to or for the benefit of a customer of such member in the course of such commerce as compensation or in consideration for any services or facilities furnished by or through such customer in connection with the processing, handling, sale, or offering for sale of any products or commodities manufactured, sold, or offered for sale by such member, unless such payment or consideration is available on proportionally equal terms to all other customers competing in the distribution of such products or commodities.

(d) *Prohibited discriminatory services or facilities.* It is an unfair trade practice for any member of the industry to discriminate in favor of one purchaser against another purchaser or purchasers of a commodity bought for resale, with or without processing, by contracting to furnish or furnishing, or by contributing to the furnishing of, any services or facilities connected with the processing, handling, sale, or offering for sale of such commodity so purchased upon terms not accorded to all purchasers on proportionally equal terms.

(e) *Inducing or receiving an illegal discrimination in price.* It is an unfair trade practice for any member of the industry engaged in commerce,¹ in the course of such commerce, knowingly to induce or receive a discrimination in price which is prohibited by the foregoing provisions of this section.

(f) *Purchases by schools, colleges, universities, public libraries, churches, hospitals, and charitable institutions not operated for profit.* The foregoing provisions of this section relate to practices within the purview of the Robinson-Patman Antidiscrimination Act, which Act and the application thereunder of this section are subject to the limitations expressed in the amendment to such Robinson-Patman Antidiscrimination Act, which amendment was approved May 26, 1938, and reads as follows:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That nothing in the Act approved June 19, 1936 (Public, Numbered 692, Seventy-fourth Congress, second session), known as the Robinson-Patman Antidiscrimination Act, shall apply to purchases of their supplies for their own use by schools, colleges, universities, public libraries, churches, hospitals, and charitable institutions not operated for profit." 52 Stat. 446; United States Code, 1940 Edition, Title 15, Sec. 13c.)

(g) *Purchases by U. S. Government; applicability of Robinson-Patman Antidiscrimination Act to same.* In an opinion submitted to the Secretary of War under date of December 28, 1936, the U. S. Attorney-General advised that the Robinson-Patman Antidiscrimination Act "is not applicable to Government contracts for supplies." (39 Opinions, Attorney-General 539) [Rule 26]

§ 165.27 Aiding or abetting use of unfair trade practices.

It is an unfair trade practice for any person to aid, abet, coerce, or induce another, directly or indirectly, to use or promote the use of any unfair trade practice specified in this part. [Rule 27]

¹ As here used, the word "commerce" means trade or commerce among the several States

Group II

Compliance with trade practice provisions embraced in Group II rules is considered to be conducive to sound business methods and is to be encouraged and promoted individually or through voluntary cooperation exercised in accordance with existing law. Nonobservance of such rules does not per se constitute violation of law. Where, however, the practice of not complying with any such Group II rules is followed in such manner as to result in unfair methods of competition, or unfair or deceptive acts or practices, corrective proceedings may be instituted by the Commission as in the case of violation of Group I rules.

RULE A. Disapproval of solicitation when benefits unlikely. The industry condemns the practice of soliciting or promoting the sale of any of its products to persons who by reason of their physical state, age, or infirmity, cannot be expected to obtain reasonable use and benefit from such products. This rule shall not be regarded as preventing the purchase of an industry product by any person who requests such a device, notwithstanding such person may not thereby obtain a reasonable degree of use and benefit therefrom.

RULE B. Cooperation with doctors. The industry fully realizes that the interest of amputees is best promoted by the cooperation of the doctor and industry member with respect to the site of amputation and the type and fitting of industry products, and as to the appropriate time for consideration by the patient of the purchase of a prosthetic device. The industry pledges its members to give every assistance and advice to doctors prior to and after the amputation that the amputee may have the optimum of benefit from the industry product which he may later purchase and use, whether or not such industry member sells, or has opportunity to solicit the purchase of, his products; and to do everything possible to promote mutual trust and confidence between the industry and members of the medical profession.

RULE C. Importance of personal fitting. The industry disapproves of the practice of undertaking to supply an artificial limb that will fit an amputee by mail-order specifications and without personal fitting thereof, as it believes that satisfactory and proper fit cannot be attained except by personal fitting. This rule shall not be construed as prohibiting sale of artificial limbs by mail order without personal fitting when no misrepresentation is made, directly or by implication, as to fit.

RULE D. Minimizing importance of "fit" by exploitation of less important features. It is the consensus of the industry that proper fit and alignment are of vital importance with respect to the satisfactory use of its products by amputees and should not be minimized by the undue exploitation of other aspects or features of less importance.

RULE E. Sharing of improved techniques. Believing that the interest of amputees is its first concern, the industry

favors the making available to all of its members and the general public any improved technique that may be used or developed by any of its members in respect to the making, fitting, aligning, or servicing of industry products. Further, the industry desires to be an active and cooperative factor in all progressive developments of improved techniques that will contribute to the welfare and comfort of all amputees.

Promulgated and issued by the Federal Trade Commission April 16, 1946.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-6270; Filed, Apr. 15, 1946;
11:06 a. m.]

dry; or electrotherapeutic and electro-medical apparatus; and

(2) In which general wage or salary rate increases, which in the aggregate were not less than 13 cents per hour and not more than 18 cents per hour, were granted during the period between January 1, 1941 and August 17, 1945.

(c) An employer who seeks an adjustment in the price ceiling for his product based upon the wage or salary adjustments herein approved shall indicate to the Office of Price Administration in any price relief application that the adjustments have been made or agreed upon pursuant to this section, and shall set out the wage rate in formation called for by paragraph (b) (2) of this section.

(d) In accordance with sections 201 and 202 of the Supplementary Wage and Salary Regulations of the Office of Economic Stabilization, issued March 8, 1945, any increase in a plant in the electrical industry not covered by the terms of this section requires the prior approval of the Board or the filing of a notice with the appropriate Regional Wage Stabilization Board if the employer is not to be deemed to have waived, during the continuation of the stabilization laws, the right to use such increase as a basis for seeking price relief or for increasing costs to the Government. The terms of this preapproval shall not constitute any standard for the approvability of wage or salary increases to employees in any plant not satisfying the conditions set forth in paragraphs (b) (1) and (2) of this section. This preapproval shall have effect only where a wage or salary adjustment has been finally determined or agreed upon by the party or parties involved.

(e) On request of any employer or collective bargaining representative involved, accompanied by pertinent factual information, the National Wage Stabilization Board will issue rulings as to whether any specified plant or plants come within the terms of paragraph (b) (1) and (2) of this section. Where there is a collective bargain representative involved, a copy of the request from either party for a ruling under this section must be served upon the other party, and the request shall indicate such service.

Approved by the National Wage Stabilization Board, April 11, 1946.

B. M. JOFFE,
Executive Director.

[F. R. Doc. 46-6253; Filed, Apr. 15, 1946;
10:00 a. m.]

TITLE 29—LABOR**Chapter VI—National Wage Stabilization Board**

[General Wage Approval 7]

**PART 805—GENERAL WAGE APPROVALS
ELECTRICAL INDUSTRY**

§ 805.7 General wage approval for the electrical industry. This section is issued pursuant to section 3 (a) of Executive Order 9697 dated February 14, 1946, and sections 303 and 308 (a) of the Supplementary Wage and Salary Regulations of the Office of Economic Stabilization, dated March 8, 1945.

(a) Any wage or salary increase granted to employees within the jurisdiction of the National Wage Stabilization Board who are employed in a plant coming within the definition of paragraph (b) (1) of this section shall be deemed approved within the meaning of section 3 (a) of Executive Order 9697 to the extent that such increase does not exceed 18½ cents per hour over and above the straight-time rates paid on August 17, 1945.

(b) This section shall apply only to wage or salary increases to employees in plants:

(1) Which are engaged primarily in manufacturing one or more of the following items: radios, radio tubes, phonographs; telephone and telegraph equipment and electric signalling apparatus; electrical refrigerators and refrigeration machinery, including compressors, evaporators, condensers and other related mechanical devices essential to electrical refrigeration; complete electrical air-conditioning units; household electrical appliances, including heating, cooking, cooling, cleaning and laundry equipment; lighting fixtures; wiring devices and supplies; carbon and artificial graphite products for the electrical industry; electrical measuring instruments; electrical prime movers and other electric power equipment (including motors, generators, steam turbine generator sets, transformers, switchboards, panel-boards, and other transmission accessories) for employment in the generation, transmission or utilization of electric energy; wire and cable for the transmission of electrical energy; automotive electrical equipment; electric lamps; storage and primary batteries (wet and

TITLE 32—NATIONAL DEFENSE**Chapter VIII—Office of International Trade, Department of Commerce****Subchapter B—Export Control**

[Amdt. 175]

PART 801—GENERAL REGULATIONS**PROHIBITED EXPORTATIONS**

Section 801.2 Prohibited exportations is hereby amended as follows:

1. The following commodities are hereby added to the list of commodities:

Dept. of Com. Sched. B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E
548500	Plaster board and wallboard:			
548500	Gypsum board and gypsum lath only	Sq. ft.	50	25
613900	Coal and wood cooking and room-heating stoves	Units	50	25
614300	Gas stoves, ranges and room and water heaters	Units	50	25
614400	Kerosene cooking stoves	Units	50	25
614500	Kerosene room and water heaters	Units	50	25
614800	House-heating boilers and warm-air furnaces	Units	50	25
614900	House-heating convectors	Sq. ft.	50	25
615000	Domestic conversion oil burners and oil-fired boilers	Units	50	25
615280	Other domestic cooking or heating equipment (the following commodities only):			
615280	Coal stokers and parts		50	25
615280	Gas burners and parts		50	25
615280	Gas-fired burners and parts		50	25
615280	Janitors		50	25
615280	Range boilers		50	25
615280	Space heaters, except electric		50	25
615280	Thermostatic elements, pilot power		50	25
615280	Unit heaters and parts		50	25
615280	Warm-air registers and grills		50	25
615280	Warm-air distribution pipe and fittings		50	25
645600	Plumbers' brass goods (include faucets, cocks, shower and bath fittings, thermostatic water-mixing valves and other brass plumbing fixtures).	Lbs.	50	25
703405	Fuse plugs under 2,300 volts	Units	25	25
707398	Water heaters and parts, electric domestic		50	25
709415	Rigid metal conduit, iron or steel	Lbs.	25	1
709418	Rigid metal conduit, other than iron or steel	Lbs.	25	1
709490	Other metal conduit, outlet and switch boxes		25	1
709500	Sockets, outlets, fuse blocks, lighting switches and parts, n. e. s.		25	1
709601	Electric interior lighting fixtures and parts; fluorescent		25	25
709698	All types, except fluorescent		25	25
709700	Electric exterior lighting fixtures and parts, except airport lighting fixtures (report searchlights and airport beacons in 706600 and floodlights in 706700); cargo lights and parts; daylite signaling lamps and parts; sodium vapor lighting fixtures and parts; street hood bodies, and parts, multiple and series; street luminaries and parts; street-lighting fixtures and parts and traffic signal lights and parts.		25	25
709800	Other wiring supplies except line material		25	25
969390	Composition roofing, asphalt	Square	50	25
969900	Composition roofing, tared	Square	50	25

2. The dollar value limits in the column headed by "GLV Dollar Value Limits" set opposite each of the commodities listed below are hereby amended to read as follows:

Dept. of Com. Sched. B No.	Commodity	GLV dollar value limits country group	
		K	E
533300	Bathtubs	50	25

Shipments of any of the above commodities removed from general license or whose GLV dollar value limits have been reduced, which were on dock, on lighter, laden aboard an exporting carrier, or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions.

This amendment shall become effective immediately except that with respect to commodities removed from general license or whose GLV dollar value limits have been reduced, it shall become effective on April 22, 1946.

(Sec. 6, 54 Stat. 714; 55 Stat. 206; 56 Stat. 463; 58 Stat. 671; 59 Stat. 270; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: April 10, 1946.

JOHN C. BORTON,
Director,
Requirements and Supply Branch.

[F. R. Doc. 46-6265; Filed, Apr. 15, 1946;
10:27 a. m.]

§ 1010.932 Suspension Order No. S-932. (a) Unless otherwise authorized in writing by the Civilian Production Administration, during the second quarter of 1946, Ardmore Blouses, Inc., shall reduce the amount of rayon fabrics for which it may be authorized to extend ratings during the second quarter of 1946, under Order M-328-B by 5,000 yards.

(b) Unless otherwise authorized in writing by the Civilian Production Administration, during the third quarter of 1946, Ardmore Blouses, Inc., shall reduce the amount of rayon fabrics for which it may be authorized to extend ratings during the third quarter of 1946 under Order M-328-B by 5,000 yards.

(c) Nothing contained in this order shall be deemed to relieve Ardmore Blouses, Inc., from any restriction, prohibition, or provision contained in any other order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

(d) The restrictions and prohibitions contained herein shall apply to Ardmore Blouses, Inc., its successors and assigns or persons acting on its behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

(e) Ardmore Blouses, Inc., shall refer to this order in any application or appeal which it may file with the Civilian Production Administration during the second and third quarters of 1946.

Issued this 12th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-6242; Filed, Apr. 12, 1946;
4:38 p. m.]

PART 4700—VETERANS' EMERGENCY HOUSING PROGRAM

Veterans' Housing Program Order 1.¹
Amdt. 1]

Section 4700.1 Veterans' Housing Program Order 1 is amended as follows:

1. By amending the first sentence of paragraph (c) (1) to read as follows:

(c) *Prohibited construction.* (1) No person shall begin to construct, to repair, to make additions or alterations to, to improve, to convert from one purpose to another, or to install or to relocate fixtures or mechanical equipment in, any structure, public or private, in the forty-eight States, the District of Columbia, Puerto Rico, the Virgin Islands or the Territory of Hawaii, except to the extent permitted under paragraphs (d), (e) and (f), or when and to the extent specifically authorized under paragraph (h).

2. By adding a new paragraph (c) (3) reading as follows:

(3) The provisions of this order are effective in the Territory of Hawaii on April 12, 1946. Where paragraphs (c) (2) and (d) (3) refer to March 26, 1946, the applicable date is April 12, 1946, in the case of Hawaii.

¹ 10 F.R. 3190.

Issued this 12th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-6173; Filed, Apr. 12, 1946;
10:04 a. m.]

Chapter XI—Office of Price Administration

PART 1388—DEFENSE-RENTAL AREAS

[Housing,¹ Amdt. 85]

HOUSING

The application of the Rent Regulation for Housing is terminated in a portion of

the Wilmington, North Carolina Defense-Rental Area, consequently a portion of the above-named area is decontrolled and Item 223 of Schedule A of the Rent Regulation for Housing is amended to read as follows:

Name of defense-rental area	State	County or counties in defense-rental area under rent regulation for housing	Maximum rent date	Effective date of regulation	Date by which registration statement to be filed (inclusive)
(223) Wilmington, N. C.....	North Carolina	New Hanover County, except the portion consisting of Wrightsville Beach and Harbor Island, which are situated approximately one mile East of the U. S. Inland Waterway; Carolina Beach, Kure Beach, Wilmington Beach and Ft. Fisher Beach, which are within the territory bounded on the North by the U. S. Inland Waterway, on the East by the Atlantic Ocean, on the West by the Cape Fear River, and on the South by old Ft. Fisher remains.	Apr. 1, 1941	June 1, 1942	July 15, 1942

Issued and effective April 15, 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6278; Filed, Apr. 15, 1946;
11:22 a. m.]

PART 1305—ADMINISTRATION

[SO 108,² Amdt. 11]MANUFACTURERS' MAXIMUM AVERAGE PRICES
FOR CERTAIN ITEMS OF APPAREL AND AP-
PAREL ACCESSORIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order 108 is amended in the following respects:

1. Section 12 (b) (1) is amended to read as follows:

(1) *Quarterly reports.* Within 20 days after the end of each calendar quarter, you must file with your OPA District Office two copies of a report in the form prescribed on OPA Form 6062-2773 (signed by an owner, officer, or principal) covering all categories which you delivered during the quarter. This report shall contain the following:

(i) Your business name and the address of your main office from which billings are made;

(ii) The beginning and end dates of the period covered by the report;

(iii) For each category you delivered during the period:

(a) Category number and title;

(b) Maximum average price. This means your authorized or base period maximum average price applicable to the quarter covered by this report, as revised or recomputed under any provision of SO 108 or any Special Order except Special Orders 3 and 5. If you are using either the tolerance in Special Order 5 or the exemption level adjustment in Special Order 3, state also the increased maximum average price as figured under the appropriate provision.

NOTE: The tolerances may be used only for categories whose maximum average price is based on a 1943 base period and may not be used to compute a credit.

(c) Total net dollar amount charged;

(d) Total number of units delivered (specifying whether dozens, gross, etc.);

¹ 10 F.R. 13528, 13545, 14399; 11 F.R. 247, 248, 740, 1299, 1773, 2116, 2189, 24445, 3480.

² 10 F.R. 4336, 5995, 6402, 8368, 10200, 12080, 12984, 15125, 13129; 11 F.R. 604.

- (e) Weighted average price;
- (f) Dollar amount of credit or surcharge, if any;
- (iv) Dollar amount of surcharge for all categories combined, if any;
- (v) Dollar amount of credit for all categories combined, if any;
- (vi) Dollar amount of net credit, if any, from previous quarter;
- (vii) Net surcharge ((iv) minus the sum of (v) and (vi)) or net credit (the sum of (v) and (vi) minus (iv)), if any;
- (viii) Category number and title of each category listed in your maximum average price chart or OPA order of authorization which was not delivered during the quarter;

(ix) If you have a net surcharge, state what makeup basis you will use, if any of this net surcharge is not made up by the 30th day after the end of the quarter reported. This statement constitutes an election to operate under the provision chosen until this surcharge is made up.

However, the quarterly report for the 1st quarter of 1946 may be filed on or before April 30, 1946, instead of 20 days after the end of that quarter.

Deliveries made while operating on a makeup basis shall not be included in the above report.

2. Section 12 (b) (2) (i) is amended to read as follows:

(i) If you have been operating on the makeup basis described in section 7 (a) you must file with your OPA District Office two copies of a report in the form prescribed on OPA Form 6062-2774 (signed by an owner, officer, or principal) covering your makeup operation within 10 days after you complete your makeup operation.

If you do not make up your net surcharge during the calendar quarter after the quarter in which it was incurred, you must file this report instead of the quarterly report for that quarter, and for each succeeding quarter in which you operate wholly on a makeup basis. In addition, you must file a final report of that portion of your makeup operation not previously reported within 10 days after the day on which you completely make up your net surcharge. Each makeup report shall state that you are operating under section 7 (a) and shall contain the following information:

(a) Your business name and the address of your main office from which billings are made;

- (b) The beginning and end dates of the period covered by the report;
- (c) For each category you delivered during the period:

(i) Category number and title;

(ii) Maximum average price.

This means your authorized or base period maximum average price, applicable to the quarter in which the period covered by this report falls, as revised or recomputed under any provision of SO 108 or any Special Order except Special Orders 3 and 5. If you are using either the tolerance in Special Order 5 or the exemption level adjustment in Special Order 3, state also the increased maximum average price as figured under the appropriate provision.

NOTE: The tolerances may be used only for categories whose maximum average price is based on a 1943 base period and may be used for all purposes during the makeup period.

(iii) Total net dollar amount charged;

(iv) Total number of units delivered (specifying whether dozens, gross, etc.);

(v) Dollar amount of additional surcharge, if any ((iii) minus product of (iv) multiplied by (ii));

(vi) Dollar amount of surcharge made up, if any (product of (ii) multiplied by (iv) minus (iii));

(d) Dollar amount of your net surcharge at the beginning of the period (net surcharge incurred less any amount previously made up and reported);

(e) Dollar amount of additional surcharge for all categories combined, if any (from (c) (v));

(f) Dollar amount of net surcharge you made up in all categories combined, if any, during the period (from (c) (vi));

(g) Dollar amount of net surcharge, if any, remaining to be made up (sum of (d) and (e) minus (f));

(h) Category number and title of each category listed in your maximum average price chart or OPA order of authorization which was not delivered during the period.

3. Section 12 (b) (2) (ii) is amended to read as follows:

(i) If you have been operating on the makeup basis described in section 7 (b) you must file with your OPA District Office two copies of a report in the form prescribed on OPA Form 6062-2775 (signed by an owner, officer, or principal) within 10 days after the end of each month during which you operated on a

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makeup basis. (However, the report covering the month of March 1946, may be filed on or before April 30, 1946 instead.) Each report shall state that you are operating under section 7 (b) and shall contain the following information:

(a) Your business name and the address of your main office from which billings are made;

(b) Month covered by the report;

(c) For each category you delivered during the month:

(i) Category number and title;

(ii) Maximum average price. This means your authorized or base period maximum average price applicable to the quarter in which the month covered by this report falls, as revised or recomputed under any provision of SO 108 or any Special Order except Special Order 3 or Special Order 5. If you are using either the tolerance in Special Order 5 or the exemption level adjustment in Special Order 3, state also the increased maximum average price as figured under the appropriate provision.

NOTE: The tolerances may be used only for categories whose maximum average price is based on a 1943 base period and may be used for all purposes during a makeup period;

(iii) Reduced maximum average price (as described in section 7 (b));

(iv) Total net dollar amount charged;

(v) Total number of units delivered (specifying whether dozens, gross, etc.);

(vi) Product of total number of units delivered multiplied by unreduced maximum average price ((v) multiplied by (ii));

(vii) Product of total number of units delivered multiplied by reduced maximum average price ((v) multiplied by (iii));

(d) Total net dollar amount charged for all categories combined (from (c) (iv));

(e) Total of amount shown in (c) (vi) for all categories combined;

(f) Total of amount shown in (c) (vii) for all categories combined;

(g) Dollar amount of your net accumulated surcharge at the beginning of the month (net surcharge incurred during the last quarter of normal operation plus any additional net surcharge incurred during the first month of the makeup period and minus any amount previously made up and reported);

(h) Dollar amount of net accumulated surcharge made up in all categories combined, if any ((e) minus (d));

(i) Dollar amount of net accumulated surcharge remaining to be made up, if any ((g) minus (h));

(j) Excess, if any, of total net dollar amount charged over amount permitted under section 7 (b) ((d) minus (f));

(k) Category number and title of each category listed in your maximum average price chart or OPA order of authorization which was not delivered during the month.

4. Section 12 (b) (3) is amended to read as follows:

(3) Examples of reports under paragraphs (b) (1) and (2). Reports required under paragraphs (b) (1) and (2) must be filed exactly in accordance with the forms reproduced in this para-

graph and must be filed on paper measuring 8½" x 11". The instructions shown in parentheses in these forms need not

appear in the forms you file with OPA. All entries shown in the following forms are for illustrative purposes only.

OPA Form 6062-2773 (3-46)		Form Approved—Budget Bureau No. 08-R1652	Business name of firm: ABC Manufacturing Co.
		UNITED STATES OF AMERICA OFFICE OF PRICE ADMINISTRATION	Address of main office from which billings are made: 123 Main St., Dover, N.J.
QUARTERLY REPORT UNDER SUPPLEMENTARY ORDER 108, SECTION 12 (b) (1)			
File two copies of this report with your District Office of the Office of Price Administration.			

This report covers period beginning June 1 and ending September 30, 1945.

INFORMATION ON CATEGORIES DELIVERED DURING QUARTER (NOT INCLUDING DELIVERIES MADE WHILE ON MAKEUP BASIS, IF ANY)

(1) Category number and title	(2) Maximum average price	(3) Increased MAP, if any (use only one)		(4) Total net dollar amount charged	(5) Total number of units delivered (specify dozen, gross, etc.)	(6) Weighted average price (4+5)	(7) Dollar amount of credit (2 or 3a minus 6; or 3a or 3b; difference X 5)	(8) Dollar amount of surcharge (6 minus 2 or 3a or 3b; difference X 5)
		(a) By exemption levels	(b) By tolerance					
A-10 women's wool jackets	\$5.86	\$6.45	\$20,850	Each 3,000	\$6.95		\$600	\$1,500
A-26 women's wool dresses	7.50	\$7.65	22,350	3,000	7.45			
A-18 women's wool skirts	3.50	3.85	21,175	5,500	3.75			
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(9)	Dollar amount of surcharge for all categories combined, if any (total of column 8)	\$1,500
(10)	Dollar amount of credit for all categories combined, if any (total of column 7)	600
(11)	Dollar amount of net credit, if any, from previous quarter	
(12)	Net surcharge, if any (item 9 minus sum of 10 and 11)	900
(13)	Net credit, if any (sum of items 10 and 11 minus 9)	

The following categories listed in maximum average price chart or OPA order of authorization were not delivered during this quarter (specify category numbers and titles): None.

Election of makeup basis: (X) section 7 (a). () section 7 (b). (Check makeup basis you will use if any net surcharge from this quarter is not made up by the 30th day after the end of this quarter.)

SIGN HERE George Black President October 5, 1945.
(Signature of owner, officer or principal) (Title) (Date)

OPA Form 6062-2774 (3-46)		FORM APPROVED—BUDGET BUREAU NO. 08-R1653	Business name of firm: ABC Manufacturing Co.
		UNITED STATES OF AMERICA OFFICE OF PRICE ADMINISTRATION	Address of main office from which billings are made
MAKEUP REPORT UNDER SUPPLEMENTARY ORDER 108, SECTION 12(b)(2)(I)			
File two copies of this report with your District Office of the Office of Price Administration.			

This report covers period of operation under section 7 (a) beginning October 1 and ending October 25, 1945.

(1) Category number and title	(2) Maximum average price	(3) Increased map, if any (use only one)		(4) Total net dollar amount charged	(5) Total number of units delivered (specify dozen, gross, etc.)	(6) Dollar amount of additional surcharge (4 minus product of 5 X 2 or 3a or 3b minus 4)	(7) Dollar amount of surcharge made up (2 or 3a or 3b X 5; product minus 4)
		(a) By exemption levels	(b) By tolerance				
A-10 women's wool jackets	\$5.86	\$6.45	\$12,600	Each 2,000			\$300
A-26 women's wool dresses	7.50	8.25	7,950	1,000			300
A-18 women's wool skirts	3.50	3.85	3,550	1,000			300
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(8)	Dollar amount of net surcharge at beginning of period	\$900
(9)	Dollar amount of additional surcharge for all categories combined, if any (total of column 6)	
(10)	Dollar amount of net surcharge made up in all categories combined, if any (total of column 7)	900
(11)	Dollar amount of net surcharge, if any, remaining to be made up (sum of items 8 and 9 minus 10)	

The following categories listed in maximum average price chart or OPA order of authorization were not delivered during this period (specify category numbers and titles): None.

SIGN HERE George Black President October 28, 1945.
(Signature of owner, officer or principal) (Title) (Date)

OPA Form 6062-2773
(3-46)Form Approved—Budget
Bureau No. 08-R1652

Business name of firm:

UNITED STATES OF AMERICA
OFFICE OF PRICE ADMINISTRATIONQUARTERLY REPORT UNDER SUPPLEMENTARY ORDER 108, SECTION 12 (b) (1)
File two copies of this report with your District Office of the Office of Price
Administration.

ABC Manufacturing Co.

Address of main office from which
billings are made:

123 Main St., Dover, N. J.

This report covers period beginning October 26 and ending December 31, 1945.
(month and day) (month and day)INFORMATION ON CATEGORIES DELIVERED DURING QUARTER (NOT INCLUDING DELIVERIES MADE WHILE ON MAKEUP
BASIS, IF ANY)

(1) Category number and title	(2) Maximum average price	(3) Increased MAP, if any (use only one)		(4) Total net dollar amount charged	(5) Total number of units delivered (specify dozen, gross, etc.)	(6) Weighted average price (4+5)	(7) Dollar amount of credit (2 or 3a minus 6; difference X 5)	(8) Dollar amount of surcharge (6 minus 2 or 3a or 3b; difference X 5)
		(a) By exemption levels	(b) By tolerance					
A-10 Women's wool jackets	\$6.86			\$17,580	Each 3,000	\$5.86		
A-26 Women's wool dresses	7.50	\$7.65		16,758	2,520	6.65	\$2,520	
A-18 Women's wool skirts	3.50		\$3.85	19,250	5,000	3.85		

(9) Dollar amount of surcharge for all categories combined, if any (total of column 8)	
(10) Dollar amount of credit for all categories combined, if any (total of column 7)	\$2,520
(11) Dollar amount of net credit, if any, from previous quarter	
(12) Net surcharge, if any (Item 9 minus sum of 10 and 11)	
(13) Net credit, if any (sum of items 10 and 11 minus 9)	2,520

The following categories listed in maximum average price chart or OPA order of authorization were not delivered during this quarter (specify category numbers and titles): None

Election of makeup basis: () Section 7 (a) () Section 7 (b). (Check makeup basis you will use if any net surcharge from this quarter is not made up by the 30th day after the end of this quarter.)

SIGN
HERE
(Signature of owner, officer or principal) George Black President January 5, 1946
(Title) (Date)

The three sample reports above show how you must arrange your own quarterly reports and your makeup report for a makeup operation under section 7 (a). The first report shown is for the first quarter of operation and therefore would be filed within 20 days after the end of the quarter. This report shows that in category A-10 the reporting company's weighted average price was more than its maximum average price plus tolerance for the period and therefore a surcharge has to be computed and reported. In Category A-26 the company earned a credit because its weighted average price was lower than its maximum average price as adjusted under Special Order 3 in that category. In category A-18 the weighted average price was higher than the original maximum average price but within the increase permitted by the tolerance so the company had neither a surcharge nor a credit in that category. Therefore, the credit earned was sub-

tracted from the surcharge leaving a net surcharge to be made up of \$900.00.

The second and third sample reports show that the reporting company made up its net surcharge during the fourth calendar quarter of 1945, that is, the quarter following the one in which it was incurred; therefore, the second report would be filed within 10 days after the company completed its makeup and the third report shown would be filed within 20 days after the end of the fourth quarter. The end date specified in the makeup report indicates that the company made up the net surcharge incurred in the previous quarter by October 25, at which time it ceased to operate on a makeup basis. The figures shown in the makeup report indicate that the company made up a portion of the net surcharge in each of the categories delivered during the makeup period.

Since the company was on a makeup basis, the amount of surcharge made up

in each category delivered could be figured by deducting the weighted average price from the maximum average price increased by the amount of tolerance for each category and then multiplying the difference by the number of units delivered. The quarterly report covering the remainder of the fourth quarter when the company was not a makeup basis shows that a credit was earned in category A-26 in that quarter and no surcharges were incurred. Therefore, the company had a net credit for that quarter.

The sample report shown below illustrates a makeup report for January 1946 prepared by a manufacturer who sells only Category A-1 and who chose to operate under the makeup provision of section 7 (b). Assume that this manufacturer incurred a net surcharge during the third quarter of 1945 of \$2,000. For the period October 1 through November 30 his weighted average price was 10¢ above his maximum average price and he delivered 10,000 units. During December he made up 5¢ per unit on deliveries of 4,000 units. Therefore, his net accumulated surcharge by January 1, 1946 was \$2,800 (\$2,000 plus \$1,000 minus \$200). His total net dollar amount charged during the period October 1 through December 31 was \$28,000. Therefore, under section 7 (b) (1), his maximum average price must be reduced by 10% until he makes up his net accumulated surcharge (\$2,800 divided by \$28,000). The entries in his report show that his original maximum average price applicable in January 1946 was \$11.73 and his increased maximum average price was \$12.90 after adding tolerance under Special Order 5. Therefore, his reduced maximum average price became \$11.61 (10% of \$12.90 equals \$1.29; \$12.90 minus \$1.29 equals \$11.61). During January 1946 in the only category delivered, his total net dollar amount charged was \$9,000. His total number of units delivered was 779. Since his maximum average price before reduction multiplied by 779 equals \$10,049.10, he made up \$1,049.10 of his net accumulated surcharge during the month (\$10,049.10 minus \$9,000). His net accumulated surcharge remaining to be made up was \$1,750.90 (\$2,800 minus \$1,049.10). Also, since his reduced maximum average price multiplied by 779 equals \$9,044.19 and his total net dollar amount charged was \$9,000, his total charge did not exceed the total amount he was permitted to charge under section 7 (b).

FEDERAL REGISTER, Tuesday, April 16, 1946

OPA Form 6062-2775
(3-46)Form Approved—Budget
Bureau No. 08-R1654

Business name of firm:

XYZ Manufacturing Co.

UNITED STATES OF AMERICA
OFFICE OF PRICE ADMINISTRATION
MAKEUP REPORT UNDER SUPPLEMENTARY ORDER 108, SECTION 12 (b) (2) (ii)
File two copies of this report with your District Office of the Office of Price Administration.

Address of main office from which billings are made:

1214 East Adams St.,
Chicago, Ill.

This report covers the following month of operation under section 7 (b): January, 1946

INFORMATION ON CATEGORIES DELIVERED DURING MONTH COVERED

(1) Category number and title	(2) Maximum average price	(3) Increased MAP, if any (use only one)		(4)	(5)	(6)	(7)	(8)
		(a) By exemption levels	(b) By tolerance	Reduced maximum average price	Total net dollar amount charged	Total number of units delivered (specify dozen, gross, etc.)	Multiply units by unreduced MAP (6 x 2 or 3a or 3b, whichever used)	Multiply units by reduced MAP (6 x 4)
A-1 Women's wool coats.....	\$11.73	\$12.90	\$11.61	\$9,000	Each 779	\$10,049.10	\$9,044.19
.....
.....
.....
(9) Totals of columns 5, 7 and 8.....				\$9,000	xxxxxx	\$10,049.10	\$9,044.19	
(10) Dollar amount of net accumulated surcharge at beginning of month.....								\$2,800.00
(11) Dollar amount of net accumulated surcharge made up in all categories combined, if any (item 9, column 7 minus item 9, column 5).....								1,049.10
(12) Dollar amount of net accumulated surcharge remaining to be made up, if any (item 10 minus 11).....								1,750.90
(13) Excess, if any, of total net dollar amount charged over amount permitted under Section 7 (b) (item 9, column 5 minus item 9, column 8).....								

The following categories listed in maximum average price chart or OPA order of authorization were not delivered during this month (specify category numbers and titles): None.

Sign here	James White	President	February 3, 1946
(Signature of owner, officer or principal)		(Title)	(Date)

5. Section 14 (a) (1) is amended to read as follows:

(1) *Failing to operate on a makeup basis.* If you have incurred a net surcharge in any quarter, then after the thirtieth day of the following quarter and until your net surcharge is made up, you must not deliver items covered by this order at prices higher than those prices permitted by section 7 of this order.

6. Section 19 is amended to add paragraph (n) to read as follows:

(n) Maximum Price Regulation 605²—Manufacturers' Prices for Shirts, Shorts, Pajamas and Related Items.

7. Section 19 is amended to add paragraph (o) to read as follows:

(o) Maximum Price Regulation 607³—Manufacturers' Prices for Men's and Boys' Tailored Clothing and Related Garments.

8. Section 21 (a) (1) (ii) is amended to read as follows:

(ii) During one or more of your base periods 50% or more of your deliveries (in dollars) of commodities of the same description as the items in any category were made pursuant to contracts or subcontracts with war procurement agencies. (In calculating your total deliveries pursuant to such contracts you may figure as your dollar amount charged for items for which the war procurement

agency supplied you with materials an amount equal to your charge for your services plus the cost of the materials.)

9. Section 21 (a) (1) (iv) is amended to read as follows:

(iv) During or since your base period but prior to June 1, 1945, you lost by destruction, sold or otherwise transferred (and have not replaced) part of your production facilities and these facilities had been devoted to the production of items at prices lower than your maximum average price.

10. Section 21 (a) (1) (v) is amended to read as follows:

(v) Since your base period but prior to June 1, 1945, you acquired (and currently have) a new type of machinery which can be used to produce items only at prices higher than your maximum average price for the category.

11. Section 21 (a) (1) is amended to add subparagraph (x) to read as follows:

(x) During one or more of your base periods 50% or more of your total dollar volume (excluding your dollar volume of deliveries of commodities covered by 2nd RMPR 339,⁴ MPR 572,⁵ MPR 95,⁶ MPR 602,⁷ RMPR 208,⁸ MPR 506,⁹ MPR 274,¹⁰

⁴ 9 F.R. 206, 4024, 10926, 4475; 10 F.R. 5523.⁵ 10 F.R. 1433, 2387, 4813.⁶ 7 F.R. 8521, 8948, 9492; 8 F.R. 8502, 11959;⁷ 10 F.R. 5523.⁸ 10 F.R. 14251.⁹ 9 F.R. 9978, 10493, 11960, 13297; 10 F.R.¹⁰ 2873, 13502.¹⁰ 9 F.R. 684, 1456, 2297.¹⁰ 7 F.R. 9951, 10378, 10791; 8 F.R. 8512, 8860.

RMPR 304,¹¹ and MPR 385¹²) represented deliveries of commodities made pursuant to contracts or subcontracts with war procurement agencies. (In calculating your total deliveries pursuant to such contracts you may figure as your dollar amount charged for items for which the war procurement agency supplied you with materials an amount equal to your charge for your services plus the cost of the materials.)

12. Section 21 (a) (2) (iii) is amended to read as follows:

(iii) You cannot because of your present facilities operate your business without incurring a net surcharge even if you deliver all items in the category at your total cost for such items. This situation shall be considered a hardship only if the circumstances described in (1) (iv) or (1) (v) above are alleged as the ground for application.

13. Section 21 (c) (1) (ii) is amended to read as follows:

(ii) Maximum average prices which cannot be maintained because of the circumstances described in (a) (1) (iv) and (a) (1) (v) will be adjusted to permit the manufacturer to recover total cost of the items in the adjusted category which he can make: *Provided*, That he is unable to balance his surcharges with credits in other categories.

This amendment shall become effective April 12, 1946.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Forms printed in the Federal Register are for information only and do not follow the exact format prescribed by the issuing agency.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.[F. R. Doc. 46-6245; Filed, Apr. 10, 1946;
4:51 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[RMPR 169, Amdt. 70]

BEEF AND VEAL CARCASSES AND WHOLESALE CUTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 169 is amended in the following respects:

1. The headnote of § 1364.401 (c) is amended to read as follows:

(c) Maximum prices for custom slaughtering of cattle and calves and limitations on such custom slaughtering.

2. Section 1364.401 (c) (7) (ii) is amended by the substitution at the end thereof of a comma for the period and the addition of the word "or" to follow such comma.

¹¹ 8 F.R. 12315; 10 F.R. 5039.¹² 8 F.R. 6114, 8009, 10661; 10 F.R. 5323.² 10 F.R. 15115; 11 F.R. 350.³ 11 F.R. 2693.

3. Subdivisions (iv), (v) and (vi) of § 1364.401 (c) (7) are added to read as follows:

(iv) Unless such cattle or calves are "Club cattle or calves" as defined in § 1364.455 (a) (17) of this regulation, or (v) unless such person, pursuant to the provisions of § 1364.418 (e), receives written authorization from the appropriate Regional Administrator of the OPA to so slaughter cattle or calves, or (vi) unless such person, pursuant to the provisions of § 1364.418 (f), receives written authorization from the Price Administrator to so slaughter, cattle or calves.

4. Subparagraphs (8) and (9) of § 1364.401 (c) are added to read as follows:

(8) Any person who violates the provisions of § 1364.401 (c) (7) may be prohibited by administrative suspension order from slaughtering any cattle or calves as a service for owners of cattle or calves. Such suspension order shall be issued for such period as in the judgment of the Administrator or such person as he may designate for that purpose, is necessary and appropriate in the public interest or to promote the national security.

(9) Section 1364.401 (c) (7) is issued under the authority vested in the Administrator as stated immediately following the table of contents of this regulation and also by Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. 1, 7 F.R. 562, and Supp. Dir. 1-M, 7 F.R. 7234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4319; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4319; War Food Order No. 59, 8 F.R. 3471, 9 F.R. 4319; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4319; War Food Order 123, 10 F.R. 1125, 4194.

5. Section 1364.418 (c) is amended by the substitution at the end thereof of a comma for the period and the addition of the word "or" to follow such comma.

6. Subparagraphs (d), (e) and (f) of § 1364.418 are added to read as follows:

(d) Unless such beef or veal is derived from "Club cattle or calves" as defined in § 1364.455 (a) (17) of this regulation, or (e) (1) unless such person receives written authorization from the Regional Administrator of the OPA for the region in which such slaughtering establishment is located to have cattle and calves custom slaughtered for him in such establishment.

(2) The appropriate Regional Administrator may, by order, authorize the operator of a slaughtering establishment to slaughter in such establishment cattle and calves as a service for the owner of such cattle and calves and authorize such owner to have cattle and calves custom slaughtered for him in such establishment by such operator upon receipt of a joint application in writing by such operator and by such owner showing:

(1) The name of the operator of the slaughtering establishment and the address of such establishment, and

(ii) The name of such owner and the address of his selling establishment, and

(iii) That such owner under Control Order No. 1 possessed a quota or quota base which was not revoked or assigned to a transferee prior to the revocation of Control Order No. 1 on December 29, 1945, and which permitted such owner to have cattle or calves custom slaughtered for him at a particular slaughtering establishment the facilities of which are no longer available to him for this purpose, and giving valid reasons why such facilities are no longer available, or

(iv) That such owner during the time Control Order No. 1 was in effect, slaughtered at a particular slaughtering establishment cattle or calves on his own account as a Class 1 slaughterer or under a quota or quota base which was not revoked or assigned to a transferee prior to the revocation of Control Order No. 1 on December 29, 1945, and that the facilities of such establishment are no longer available to him for this purpose because of circumstances beyond his control. In no event shall the sale or transfer of such slaughtering establishment be deemed to be circumstances beyond his control.

(f) (1) Unless such person receives written authorization from the Price Administrator at Washington, D. C., to have cattle and calves custom slaughtered for him in such establishment.

(2) The Price Administrator may, on his own motion, by order, authorize the operator of a slaughtering establishment to slaughter in such establishment cattle and calves as a service for the owner of such cattle and calves and authorize such owner to have cattle and calves custom slaughtered for him in such establishment by such operator upon a finding that such authorizations are necessary and appropriate in the public interest and are not inconsistent with the stabilization program.

7. Section 1364.418 (g) is added to read as follows:

(g) Any person who violates the provisions of this section 1364.418 may be prohibited by Administrative suspension order from selling or delivering in any form and at any level of distribution any beef and veal or any parts or portions of beef and veal carcasses derived from cattle and calves custom slaughtered for such person. Such suspension order shall be issued for such period as in the judgment of the Administrator or such person as he may designate for that purpose, is necessary and appropriate in the public interest or to promote the national security.

8. Section 1364.418 (h) is added to read as follows:

(h) Section 3461.418 is issued under the authority vested in the Administrator as stated immediately following the table of contents of this regulation and also by Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. 1, 7 F.R. 562, and Supp. Dir. 1-M, 7 F.R. 7234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4319; War Food Order No. 58, 8 F.R. 3471, 9 F.R. 4319; War Food Order 123, 10 F.R. 1125, 4194.

F. R. 2251, 9 F.R. 4319; War Food Order No. 59, 8 F.R. 3471, 9 F.R. 4319; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4319; War Food Order 123, 10 F.R. 1125, 4194.

This amendment shall become effective April 15, 1946.

NOTE: The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

Approved: April 11, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-6277; Filed, Apr. 15, 1946;
11:21 a. m.]

PART 1377—WOODEN CONTAINERS [RMPR 186, Amdt. 15]

WESTERN WOODEN AGRICULTURAL CONTAINERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 186 is amended in the following respects:

1. In § 1377.102, paragraph (a) is amended to read as follows:

(a) *Products covered by the regulation.* This regulation, under the term "Western wooden agricultural containers," covers: All sawn shuck agricultural containers and veneer covers for such containers produced in the "western area," which means the states of California, Washington, Oregon, Idaho, Montana, Wyoming, Utah, Nevada, Arizona, New Mexico, and the county of Montezuma in Colorado. The term "agricultural container" means any assembled or unassembled box, crate, case, tray, lug, carrier, or similar container made principally of wood, and customarily used for handling, packaging, shipping, or storing fruits and vegetables (whether fresh, dried or canned). It includes any constituent wooden part (shuck) of the kind of containers mentioned, if it is ready to be assembled into the container, and also includes bracing only when used in shipping western wooden agricultural containers covered by this regulation or metal agricultural containers and all species of car strips. It also includes agricultural containers specifically listed in Table 2 which are made of veneer.

This regulation does not cover army ration boxes, cooperage products or parts, used containers, or wirebound boxes or parts.

2. In § 1377.110, that part of paragraph (c) which precedes Table 2 is amended to read as follows:

(c) *Maximum prices for shuck used in Western wooden agricultural containers.* The maximum prices for 1000 feet of shuck used in Western wooden agricultural containers are those set out in Table

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2; except that, until and including May 31, 1946, the maximum prices for 1000 feet of shooe used in Western wooden agricultural containers are those set out in Table 2A, notwithstanding any other provision of this regulation.

3. In § 1377.110 (c) Table 2, the item which reads:

Bracing only when used in shipping Western wooden agricultural containers covered by this regulation:

Standard thickness.

Bulkhead.

Vertical bracing (Hoak).

is amended to read as follows:

Bracing only when used in shipping Western wooden agricultural containers covered

by this regulation or metal agricultural containers:

Standard thickness.

Bulkhead.

Vertical bracing (Hoak).

4. In § 1377.110 (c) a new table designated as Table 2A is added, to follow immediately after Table 2, and to read as follows:

TABLE 2A—SHOOE USED IN WESTERN AGRICULTURAL CONTAINERS

Item	Basic price	Shoe																		Group 17	Group 18	Group 19
		Group 0 \$2.75	Group 1 \$3.25	Group 2 \$3.75	Group 3 \$4.50	Group 4 \$5.00	Group 5 \$5.50	Group 6 \$6.00	Group 7 \$6.75	Group 8 \$7.25	Group 9 \$8.25	Group 10 \$9.25	Group 11 \$9.75	Group 12 \$10.50	Group 13 \$11.00	Group 14 \$11.50	Group 15 \$12.25	Group 16 \$12.75	Group 17 \$14.75			
Asparagus...	\$60.25	\$63.00	\$63.50	\$64.00	\$64.75	\$65.25	\$65.75	\$66.25	\$67.00	\$67.50	\$68.50	\$69.50	\$70.00	\$70.75	\$71.25	\$71.75	\$72.50	\$73.00	\$75.00	\$76.25	\$78.00	
Cannery:																						
Cases and floor boards, light and heavy	59.25	62.00	62.50	63.00	63.75	64.25	64.75	65.25	66.00	66.50	67.50	68.50	69.00	69.75	70.25	70.75	71.50	72.00	74.00	75.25	77.00	
Cases and floor boards, medium	54.25	57.00	57.50	58.00	58.75	59.25	59.75	60.25	61.00	61.50	62.50	63.50	64.00	64.75	65.25	65.75	66.75	67.00	69.00	70.25	72.00	
Trays, 1 piece bottom	72.75	75.50	76.00	76.50	77.25	77.75	78.25	78.75	79.50	80.00	81.00	82.00	82.50	83.25	83.75	84.25	85.00	85.50	87.50	88.75	90.50	
Trays, 2 pieces bottom	62.75	65.50	66.00	66.50	67.25	67.75	68.25	68.75	69.50	70.00	71.00	72.00	72.50	73.25	73.75	74.25	75.00	75.50	77.50	78.75	80.50	
Citrus:																						
Standard orange	56.75	59.50	60.00	60.50	61.25	61.75	62.25	62.75	63.50	64.00	65.00	66.00	66.50	67.25	67.75	68.25	69.00	69.50	71.50	72.75	74.50	
Cull grade orange	50.75	53.50	54.00	54.50	55.25	55.75	56.25	56.75	57.50	58.00	59.00	60.00	60.50	61.25	61.75	62.25	63.00	63.50	65.50	66.75	68.50	
Lemon (4.44")	53.75	56.50	57.00	57.50	58.25	58.75	59.25	59.75	60.50	61.00	62.00	63.00	63.50	64.25	64.75	65.25	66.00	66.50	68.50	69.75	71.50	
Deciduous:																						
Market lugs, 5/8"	49.75	52.50	53.00	53.50	54.25	54.75	55.25	55.75	56.50	57.00	58.00	59.00	59.50	60.25	60.75	61.25	62.00	62.50	64.50	65.75	67.50	
Standard lugs, 5/16"	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.00	68.50	69.25	69.75	70.25	71.00	71.50	73.50	74.75	76.50	
Northwest apple (spec. acc. to tariff No. 1, No. 36 apple)"	55.75	58.50	59.00	59.50	60.25	60.75	61.25	61.75	62.50	63.00	64.00	65.00	65.50	66.25	66.75	67.25	68.00	68.50	70.50	71.75	73.50	
Northwest half apple	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.00	68.50	69.25	69.75	70.25	71.00	71.50	73.50	74.75	76.50	
Other apple, artichoke and rhubarb	56.75	59.50	60.00	60.50	61.25	61.75	62.25	62.75	63.50	64.00	65.00	66.00	66.50	67.25	67.75	68.25	69.00	69.50	71.50	72.75	74.50	
Date, fig, avocado, all other lugs (not specified above), peach, fruit and basket crates and persimmon	57.75	60.50	61.00	61.50	62.25	62.75	63.25	63.75	64.50	65.00	66.00	67.00	67.50	68.25	68.75	69.25	70.00	70.50	72.50	73.75	75.50	
Twenty pound pear lug	60.75	63.50	64.00	64.50	65.25	65.75	66.25	66.75	67.50	68.00	69.00	70.00	70.50	71.25	71.75	72.25	73.00	73.50	75.50	76.75	78.50	
Heavy and special northwestern pear (spec. acc. to Nos. 75 and 100 pear in tariff No. 1)	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.00	68.50	69.25	69.75	70.25	71.00	71.50	73.50	74.75	76.50	
Display lugs (apricots, plums, prune, peach), Yakima or Wenatchee areas	73.25	76.00	76.50	77.00	77.75	78.25	78.75	79.25	80.00	80.50	81.50	82.50	83.00	83.75	84.25	84.75	85.50	86.00	88.00	89.25	91.00	
Emperor chests, pear, olive, apricot, and select deciduous	60.75	63.50	64.00	64.50	65.25	65.75	66.25	66.75	67.50	68.00	69.00	70.00	70.50	71.25	71.75	72.25	73.00	73.50	75.50	76.75	78.50	
Berry	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.00	68.50	69.25	69.75	70.25	71.00	71.50	73.50	74.75	76.50	
Standard cherry	61.75	64.50	65.00	65.50	66.25	66.75	67.25	67.75	68.50	69.00	70.00	71.00	71.50	72.25	72.75	73.25	74.00	74.50	76.50	77.75	79.50	
Northwestern cherry (spec. acc. to tariff No. 1, Nos. 50 and 56) Wenatchee and Yakima areas only	76.25	79.00	79.50	80.00	80.75	81.25	81.75	82.25	83.00	83.50	84.50	85.50	86.00	86.75	87.25	87.75	88.50	89.00	91.00	92.25	94.00	
Dried fruit, carton and raisin	59.25	62.00	62.50	63.00	63.75	64.25	64.75	65.25	66.00	66.50	67.50	68.50	69.00	69.75	70.25	70.75	71.50	72.00	74.00	75.25	77.00	
Evaporated apples:																						
25 pound	59.25	62.00	62.50	63.00	63.75	64.25	64.75	65.25	66.00	66.50	67.50	68.50	69.00	69.75	70.25	70.75	71.50	72.00	74.00	75.25	77.00	
50 pound	61.75	64.50	65.00	65.50	66.25	66.75	67.25	67.75	68.50	69.00	70.00	71.00	71.50	72.25	72.75	73.25	74.00	74.50	76.50	77.75	79.50	
Melon:																						
Cantaloupe, selected slats	62.75	65.50	66.00	66.50	67.25	67.75	68.25	68.75	69.50	70.00	71.00	72.00	72.50	73.25	73.75	74.25	75.00	75.50	77.50	78.75	80.50	
Cantaloupe, not including tri-angling	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.00	68.50	69.25	69.75	70.25	71.00	71.50	73.50	74.75	76.50	
Melon	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.00	68.50	69.25	69.75	70.25	71.00	71.50	73.50	74.75	76.50	
Picking boxes and field crates:																						
Citrus	65.75	68.50	69.00	69.50	70.25	70.75	71.25	71.75	72.50	73.00	74.00	75.00	75.50	76.25	76.75	77.25	78.00	78.50	80.50	81.75	83.50	
Deciduous, asparagus, cannery, veg. and melon fl. cts.	62.75	65.50	66.00	66.50	67.25	67.75	68.25	68.75	69.50	70.00	71.00	72.00	72.50	73.25	73.75	74.25	75.00	75.50	77.50	78.75	80.50	
Stitched stock, all, including bot-toms and sides	61.75	64.50	65.00	65.50	66.25	66.75	67.25	67.75	68.50	69.00	70.00	71.00	71.50	72.25	72.75	73.25	74.00	74.50	76.50	77.75	79.50	
Sweat boxes	81.75	84.50	85.00	85.50	86.25	86.75	87.25	87.75	88.50	89.00	90.00	91.00	91.50	92.25	92.75	93.25	94.00	94.50	96.50	97.75	99.50	
Trays:																						
2' x 3', sides and ends only	71.75	74.50	75.00	75.50	76.25	76.75	77.25	77.75	78.50	79.00	80.00	81.00	81.50	82.25	82.75	83.25	84.00	84.50	86.50	87.75	89.50	
2' x 3', 24" bottoms only	71.75	74.50	75.00	75.50	76.25	76.75	77.25	77.75	78.50	79.00	80.00	81.00	81.50	82.25	82.75	83.25	84.00	84.50	86.50	87.75	89.50	
2' x 3', over 24" bottoms only	81.75	84.50	85.00	85.50	86.25	86.75	87.25	87.75	88.50	89.00	90.00	91.00	91.50	92.25	92.75	93.25	94.00	94.50	96.50	97.75	99.50	
6' x 7' and 8' field and dehydrator	81.75	84.50	85.00	85.50	86.25	86.75	87.25	87.75	88.50	89.00	90.00	91.00	91.50	92.25	92.75	93.25	94.00	94.50	96.50	97.75	99.50	
Vegetable:																						
Octagon potato	62.75	65.50	66.00	66.50	67.25	67.75	68.25	68.75	69.50	70.00	71.00	72.00	72.50	73.25	73.75	74.25	75.00	75.50	77.50	78.75	80.50	
Celery	58.75	61.50	62.00	62.50	63.25	63.75	64.25	64.75	65.50	66.00	67.00	68.0										

5. In § 1377.110 (c) Table 3 together with its footnote entitled, "Additions to Table 3—Covers," is amended to read as follows:

TABLE 3—COVERS FOR WESTERN AGRICULTURAL CONTAINERS

Item	Description	Clts.	Tariff	Footage	Item	Description	Clts.	Tariff	Footage
(1)	Avocado bottom	5 $\frac{1}{2}$	3	0.49	(36)	"Cub" celery cover	5 $\frac{1}{2}$	74	0.29
(2)	Avocado cover	5 $\frac{1}{2}$	4	.43	(37)	"Cub" celery bottom	5 $\frac{1}{2}$	75	.34
(3)	5 slat lug cover	5 $\frac{1}{2}$	5	.36	(38)	4 slat cauliflower cover	5 $\frac{1}{2}$	77	.54
(4)	do	5 $\frac{1}{2}$	6	.43	(39)	3 slat cauliflower cover	5 $\frac{1}{2}$	78	.41
(5)	do	5 $\frac{1}{2}$	7	.47	(40)	Half-crate cover	5 $\frac{1}{2}$	79	.42
(6)	do	5 $\frac{1}{2}$	8	.54	(41)	3 slat (23 $\frac{1}{2}$) dry-pack cover	5 $\frac{1}{2}$	80	.44
(7)	2 piece lug cover	5 $\frac{1}{2}$	11	.43	(42)	3 slat (23 $\frac{1}{2}$) dry-pack cover	5 $\frac{1}{2}$	81	.45
(8)	do	5 $\frac{1}{2}$	12	.50	(43)	Special dry-pack cover	5 $\frac{1}{2}$	82	.60
(9)	do	5 $\frac{1}{2}$	13	.54	(44)	4 slat (23 $\frac{1}{2}$) vegetable cover	5 $\frac{1}{2}$	83	.56
(10)	do	5 $\frac{1}{2}$	14	.61	(45)	5 slat (23 $\frac{1}{2}$) vegetable cover	5 $\frac{1}{2}$	84	.66
(11)	Stitched lug bottoms	5 $\frac{1}{2}$	17	.53	(46)	3 slat (5 $\frac{1}{2}$) vegetable cover	5 $\frac{1}{2}$	88	.79
(12)	do	5 $\frac{1}{2}$	18	.60	(47)	do	5 $\frac{1}{2}$	89	.80
(13)	2 piece basket crate cover	5 $\frac{1}{2}$	21	.53	(48)	3 slat (4 $\frac{1}{2}$) vegetable cover	5 $\frac{1}{2}$	90	.67
(14)	do	5 $\frac{1}{2}$	22	.62	(49)	do	5 $\frac{1}{2}$	91	.69
(15)	3 slat basket crate cover	5 $\frac{1}{2}$	24	.49	(50)	5 slat (23 $\frac{1}{2}$) vegetable cover	5 $\frac{1}{2}$	92	.68
(16)	do	5 $\frac{1}{2}$	25	.58	(51)	4 slat orange cover	5 $\frac{1}{2}$	96	.53
(17)	6 slat basket crate cover	5 $\frac{1}{2}$	27	.43	(52)	4 slat lemon cover	5 $\frac{1}{2}$	98	.65
(18)	do	5 $\frac{1}{2}$	28	.52	(53)	2 slat northwest apple	5 $\frac{1}{2}$	101	.67
(19)	4 slat peach cover	5 $\frac{1}{2}$	51	.29	(54)	3 slat northwest apple	5 $\frac{1}{2}$	105	.67
(20)	do	5 $\frac{1}{2}$	52	.32	(55)	4 slat orange (see specification below)	5 $\frac{1}{2}$	None	.53
(21)	2 slat peach cover	5 $\frac{1}{2}$	53	.36	(56)	3 slat orange (see specification below)	5 $\frac{1}{2}$	None	.58
(22)	4 slat apple and pear cover	5 $\frac{1}{2}$	56	.43	(57)	4 slat lemon (see specification below)	5 $\frac{1}{2}$	None	.65
(23)	do	5 $\frac{1}{2}$	57	.46	(58)	3 slat lemon (see specification below)	5 $\frac{1}{2}$	None	.75
(24)	2 slat apple and pear cover	5 $\frac{1}{2}$	58	.53	(59)	4 slat cauliflower (see specification below)	5 $\frac{1}{2}$	None	.54
(25)	4 slat artichoke cover	5 $\frac{1}{2}$	60	.49	(60)	3 slat cauliflower (see specification below)	5 $\frac{1}{2}$	None	.42
(26)	4 slat artichoke bottom	5 $\frac{1}{2}$	61	.46	(61)	4 slat vegetable (1 $\frac{1}{2}$) (see specification below)	5 $\frac{1}{2}$	None	.56
(27)	2 slat artichoke cover	5 $\frac{1}{2}$	62	.54	(62)	4 slat vegetable (1 $\frac{1}{2}$) (see specification below)	5 $\frac{1}{2}$	None	.72
(28)	2 slat artichoke bottom	5 $\frac{1}{2}$	63	.53	(63)	3 slat lettuce (see specification below)	5 $\frac{1}{2}$	None	.67
(29)	5 slat "Sturdee" cover	5 $\frac{1}{2}$	66	.52	(64)	Wide center slat lettuce (see specification below)	5 $\frac{1}{2}$	None	.79
(30)	4 slat "Sturdee" cover	5 $\frac{1}{2}$	67	.49	(65)	Half-crate (see specification below)	5 $\frac{1}{2}$	None	.42
(31)	3 slat "Sturdee" cover	5 $\frac{1}{2}$	68	.47	(66)	3 slat dry-pack (see specification below)	5 $\frac{1}{2}$	None	.44
(32)	3 slat honeydew cover	5 $\frac{1}{2}$	70	.41	(67)	Special dry-pack (see specification below)	5 $\frac{1}{2}$	None	.59
(33)	do	5 $\frac{1}{2}$	71	.48	(68)	5 slat vegetable (see specification below)	5 $\frac{1}{2}$	None	.66
(34)	do	5 $\frac{1}{2}$	72	.52	(69)	3 slat vegetable (5 $\frac{1}{2}$) (see specification below)	5 $\frac{1}{2}$	None	.79
(35)	do	5 $\frac{1}{2}$	73	.59					

NOTE: The prices for covers shall be determined by applying against the footages given in Table 3 above the applicable price per M ft. B. M. of stitched stock in Table

2A plus \$0.35 per 100 covers or bottoms for assembly. No higher price may be charged for slight variations in length of covers or in width or length of cleats and slats.

6. In § 1377.110 (c), the table entitled, "Veneer cover specifications not in Tariff No. 1" is amended to read as follows:

VENeer COVER SPECIFICATIONS NOT IN TARIFF NO. 1

Item	
55	4 slat orange: 4 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 26 $\frac{1}{8}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 11"
56	3 slat orange: 2 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 26 $\frac{1}{8}$ " 1 slat $\frac{1}{2}$ x 5 $\frac{1}{4}$ x 26 $\frac{1}{8}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 11"
57	4 slat lemon: 4 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 27 $\frac{1}{8}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 12 $\frac{1}{2}$ "
58	3 slat lemon: 2 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 27 $\frac{1}{8}$ " 1 slat $\frac{1}{2}$ x 6 x 27 $\frac{1}{8}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 12 $\frac{1}{2}$ "
59	4 slat cauliflower: 4 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 24 $\frac{1}{2}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 17 $\frac{1}{4}$ "
60	3 slat cauliflower: 3 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 24 $\frac{1}{2}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 14"
61	4 slat vegetable: 4 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 25 $\frac{1}{2}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 16 $\frac{1}{4}$ "
62	4 slat vegetable: 4 slats $\frac{1}{2}$ x 3 $\frac{1}{4}$ x 25 $\frac{1}{2}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 16 $\frac{1}{4}$ "
63	3 slat lettuce: 3 slats $\frac{1}{2}$ x 4 $\frac{1}{2}$ x 25" 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 16 $\frac{1}{4}$ "
64	Wide center slat lettuce: 2 slats $\frac{1}{2}$ x 4 $\frac{1}{2}$ x 25" 1 slat $\frac{1}{2}$ x 7 $\frac{1}{4}$ x 25" 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 16 $\frac{1}{4}$ "
65	Half-crate: 3 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 25" 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 13"
66	3 slat Dry Pack: 3 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 25 $\frac{1}{2}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 13 $\frac{1}{2}$ "
67	Special dry pack: 2 slats $\frac{1}{2}$ x 3 $\frac{1}{2}$ x 25 $\frac{1}{2}$ " 1 slat $\frac{1}{2}$ x 4 $\frac{1}{2}$ x 25 $\frac{1}{2}$ " 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 15 $\frac{1}{2}$ "
68	5 slat vegetable: 5 slats $\frac{1}{2}$ x 2 $\frac{3}{8}$ x 25" 2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 16 $\frac{1}{4}$ "

No. 74—3

69 3 slat vegetable:
3 slats $\frac{1}{2}$ x 5 $\frac{1}{4}$ x 25"
2 cleats $\frac{1}{2}$ x 1 $\frac{1}{4}$ x 16 $\frac{1}{4}$ "

NOTES: 1. Above are veneer specifications only and are not thicknesses.
2. Where $\frac{3}{16}$ " is specified, mill may supply $\frac{3}{16}$ " sawn, $\frac{1}{4}$ " veneer or $\frac{1}{8}$ " sliced.
3. Where $\frac{1}{2}$ " is specified, mill may supply $\frac{1}{2}$ " sawn, $\frac{1}{8}$ " veneer or $\frac{1}{16}$ " sliced.
4. Where $\frac{1}{2}$ " is specified, mill may supply covers as thin as practical.

This Amendment No. 15 shall become effective April 12, 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6243; Filed, Apr. 12, 1946;
4:51 p. m.]

Issued this 12th day of April 1946.

RICHARD H. FIELD,
Acting Administrator.

[F. R. Doc. 46-6244; Filed, Apr. 12, 1946;
4:51 p. m.]

PART 1305—ADMINISTRATION

[Rev. SO 145]

WHOLESALErs' AND RETAILERS' "EXPENSE RATE" ADJUSTMENTS

Supplementary Order 145 is redesignated Revised Supplementary Order No. 145 and is revised and amended to read as follows:

A statement of the considerations involved in the issuance of this order, is issued simultaneously herewith, has been filed with the Division of the Federal Register.

§ 1305.173 Wholesalers' and retailers' "expense rate" adjustments—(a) What this order does. Under this order a wholesaler or a retailer pricing under certain regulations may, if he wishes, adjust his ceiling price (subject to the qualifications stated in paragraph (b)) whenever increases in his supplier's ceiling prices would compel him to sell below his expense rate or would further reduce his markups where he is already selling below his expense rate.

(b) When an adjustment is permitted, and how to figure it. (1) If you are a retailer or a wholesaler and your ceiling price is established under the General Maximum Price Regulation 210, Maximum Price Regulation 580, or Maximum Price Regulation 590, for an article for which your supplier's ceiling price has been increased, you may adjust your ceiling price of that article so that it equals the

This amendment shall become effective April 12, 1946.

sum of the net cost of the article including inbound freight and the expenses of your business which are allocable to that article; except that in no case may you increase your ceiling price by an amount greater than the amount found when you multiply your ceiling price by the percentage by which your supplier's ceiling price has been increased. In no case, however, does this order apply where the OPA has fixed the same dollar-and-cents ceiling price for all of the sellers of a class or geographical area, or where a retail ceiling price has been required by the OPA to be preticketed. This order may not be used to adjust ceiling prices (under any regulation including those listed above) of food, grain, cereals, seeds, feeds, tobacco, tobacco products, agricultural chemicals, insecticides, beverages, masonry and insulation materials, refractory products, tarred and asphalt roofing, mechanical building equipment, builders' hardware, lumber, millwork, pulp, paper, and paperboard products.

(2) You are not permitted to offer, sell or deliver an article at the adjusted price allowed by this order unless:

(i) You have received and have available for inspection by OPA either a written notice from your supplier which states his unadjusted ceiling price for the article, his adjusted ceiling price and the difference between that unadjusted and adjusted ceiling price or an invoice from which this information can be obtained. Where your supplier has been specially directed as to the manner in which he shall state his unadjusted ceiling price to you, his unadjusted price shall be the unadjusted price properly stated to you in accordance with that direction.

(ii) You have prepared and have available for inspection by OPA the records required by paragraph (e).

(3) You find your adjusted price by following the procedure in steps 1, 2, and 3 below:

(i) *Step 1.* You first find your "expense rate." (Your expense rate is your expense of operating the department or business in which the article you are pricing is sold, expressed as a percentage of your net sales for that department or business. You must figure your "expense rate" strictly in accordance with paragraph (c).)

(ii) *Step 2.* You then find a selling price for the article you are pricing which will return to you a percentage margin on selling price over net landed cost equal to your expense rate. You do this by subtracting your expense rate from 100% and by dividing the result into the "net landed cost" of the article. ("Net landed cost" is the actual cost stated on your invoice, less all available discounts and including inbound freight.)

For instance: If you are pricing an article having a gross cost of \$2.00 and you buy at terms of 5/10 E. O. M., your net cost would be \$1.90. If the inbound freight for the article was \$.03 your "net landed cost" would be \$1.93. If your expense rate, calculated in accordance with paragraph (c) is 30%, the amount you would arrive at under this step (\$2.76) is figured by dividing \$1.93 by .70 (100% minus 30%).

(iii) *Step 3.* If your ceiling price determined under regulation now applicable is the same as or higher than the amount found in Step 2, this order does not change that ceiling price. However, if that ceiling price is less than the amount found in Step 2, and if you wish to adjust your ceiling price under this order, you must take as your adjusted price the lower of

(a) The amount found in Step 2, or
 (b) Your ceiling price (figured under the regulation applicable before your supplier's adjustment) plus an amount sufficient to give you the same markup you had before your supplier's adjustment. You find the amount to be added by determining from your supplier's notice to you the percentage by which his price was increased and by multiplying your ceiling price by that percentage.

For instance: If your supplier's notice states his old ceiling price to be \$1.00 and the amount of the adjustment to be \$.10, you would determine that his price had been increased 10%. Accordingly, you would add to your ceiling price 10% thereof.

(c) *How you arrive at your "expense rate."* (1) As stated above, your "expense rate" is your expense of operating the department or business in which the article you are pricing is sold, expressed as a percentage of your total net sales.

If you have books and records which will enable you to figure your "expense rate" for the department in which the article you are pricing is sold, the expense rate which you are to use must be for that department. If your books and records do not enable you to figure the expense rate this way, you may, if you have sufficient books and records, use the expense rate of your entire business. Note carefully that you may not include any items permitted by subparagraph (2) which are involved in the conduct of your business unless you have books and records from which you can accurately determine them.

(2) You arrive at your expense rate for your business (or department, if you are required to use the department for this purpose) by taking the following steps:

(i) Find your total net sales for your most recent fiscal year.

(ii) Also for your most recent fiscal year, list the amount of each expense item listed in Appendix A if you incur such an item of expense. If you have a definite item of expense which is not listed in Appendix A, you may add that to the list. In no case may you list any expense item unless by your books and records you can support the amount of expense listed for that item. Where you have any of the items included in Appendix A, you are not permitted to lump them but must separately state each expense item you had.

(iii) Add up the amounts of your expense items which you listed in accordance with (ii) and divide the sum by the total net sales figure which you found in (i). The result is your expense rate.

(d) *Recalculation of expense rate.* You must recalculate your expense rate anew within 90 days following the end of each of your fiscal years.

(e) *Records and filing.* You may not offer, sell or deliver an article at an ad-

justed ceiling price found under this section unless the following requirements are met for the unit (department or store, as the case may be) in which the article is offered:

(1) (i) You have filed with the District Office having jurisdiction over your place of business a letter stating:

(a) Your name and address;
 (b) The fiscal year for which you computed your expense rate;

(c) The expense rate you have computed, stating the department to which the expense rate applies, or that it applies for the business as a whole, if that is the case.

(ii) You have received from the District Office an acknowledgment of the letter filed under subdivision (i). (This acknowledgment witnesses receipt of the filing but does not express any determination as to the accuracy or validity of the filing.)

(iii) You have, when a recomputation is required by paragraph (d), filed with the District Office a letter stating the recomputed expense rate, and have received an acknowledgment therefor.

(2) You have and maintain at all times for inspection by OPA the following records:

(i) All records, books of account and other documents kept in the regular course of business from which you have computed your expense rate.

(ii) A record showing exactly how you computed your expense rate; showing each item of allowable expense listed in Appendix A and listing the elements of which each item is composed; showing the fiscal year used by you in making your computation; showing whether you used your business as a whole or a particular department; and showing the total net sales for the period used.

(iii) Your supplier's notification containing the information which you are required to have under paragraph (a) (2) (i).

(iv) A copy of the letter which you are required to file under subparagraph (1) (i) and the acknowledgment thereof received from your OPA District Office. If you price under an MPR 580 or MPR 590 chart, you must attach the letter and acknowledgment to your chart.

APPENDIX A

The items of expense which you may include in computing your expense rate are the following:²

Item 1. *Officer's or proprietor's compensation.*³ Partnerships and proprietorships whose owners did not make regular withdrawals for management salaries may set up a reasonable amount, based on actual serv-

² Items of expense unless otherwise specified in the Appendix are allowable in accordance with accepted accounting practice. Additional definite items of expense not included in this list may be included by you provided that you identify each specifically. Note carefully that inbound freight is not to be included as an item of expense since it is already included in the cost base. Also note that you are not permitted to lump together any separate items of expense except as provided in the Appendix.

³ You must enumerate the elements which you include in this item on the work sheets on which you make your computation of your expense rate and which you are required to keep under paragraph (e) (2) of this order.

ices performed and time expended in the management of the business, and may include this amount in operating expense.

Item 2. *Salaries and wages including commissions*,² (other than officer's or proprietor's) such as buyers, salesmen, clerical, office and stockmen; receiving, packing, shipping force, janitorial, and elevator operator.

Item 3. *Traveling expense*³ (Officers; salesmen, buyers, or other).

Item 4. *General expense*,⁴ including such elements as postage; telephone; telegraph; office supplies; stationery; dues; subscriptions; donations; collection expense; advertising expense; professional services such as legal and auditing; prepaid freight, prepaid express, and parcel post on outgoing shipments; heat, light, power and water; building and equipment repairs and supplies; packing and shipping supplies; and insurance (including life or health or pension fund payments for the direct benefit of employees but excluding officers and owners), fidelity and liability insurance, insurance on merchandise, insurance on automobiles, on delivery equipment, on buildings, and on other equipment.

NOTE: Payments for credit insurance may only be included if there is no separately stated carrying charge for credit. Interest payments on a mortgage or on borrowed money may not be included. Bad debt losses will be allowed to the extent not compensated for by insurance or carrying charges.

Item 5. *Taxes*⁵—may include all taxes except income taxes, excess profits taxes, capital gains taxes, capital stock taxes, and certain excise taxes. Excise taxes may not be included if they are separately stated and collected, but if the tax is included in the sale price it may also be included here.

Item 6. *Depreciation*⁶—on building, furniture, fixtures, automobiles and trunks, and delivery equipment. For the purposes of this order depreciation shall be computed at rates not in excess of those allowed by federal tax regulations.

Item 7. *Rent*—only rent actually paid. If the rent includes heat, light, water, or power, such items may not be included under General expense.

This revised supplementary order shall become effective April 20, 1946.

NOTE: The reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6280; Filed, Apr. 15, 1946;
11:19 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 364,¹ Amdt. 35]

FROZEN FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 364 is amended in the following respects:

1. Section 1 (a) is amended by deleting the last two sentences in the first paragraph.

2. Section 2 (e) is added to read as follows:

(e) *Sales to ultimate consumers.* The maximum price for a processor's

²Footnote on p. 4160.

sale at retail of frozen fish or seafood is the applicable listed base price in section 13, plus any transportation cost allowable under section 4 plus the markup over the total thus obtained provided by RMPR No. 507 for group 3 and group 4 retail stores. A sale at retail is a sale to an ultimate consumer other than a commercial, industrial or institutional user.

3. Section 3 (d) (7) is added to read as follows:

(7) *Sales at retail.* A sale at retail covered by this section is a sale to an ultimate consumer other than a commercial, industrial or institutional user by a person who buys frozen fish for resale and sells 50% or more of it to persons other than ultimate consumers. The markup for such a sale at retail is the appropriate markup provided by RMPR No. 507 for group 3 and group 4 retail stores. (The maximum price for sale to an ultimate consumer by a person who buys frozen fish and resells more than 50% of it to ultimate consumers is fixed by RMPR No. 507.)

4. Section 4 (d) is added to read as follows:

(d) *Air transportation.* Where frozen fish or seafood is shipped by air the transportation allowance which may be added pursuant to section 4 shall not exceed the common carrier truck or rail rate, whichever is higher, to the receiving point from the shipping point or (if no common carrier rate is available between those two points) from the place nearest to the shipping point from which a common carrier rate is available.

This amendment shall become effective April 20, 1946.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6271; Filed, Apr. 15, 1946;
11:19 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 418,¹ Amdt. 51]

FRESH FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 418 is amended in the following respects:

1. Section 9 (f) is added to read as follows:

(f) *Special provisions for sales of fresh fish or seafood shipped by air.* (1) where fresh fish or seafood is shipped by air the transportation allowances provided in section 9 shall not exceed the common carrier truck or rail rate, whichever is higher, to the receiving point from the shipping point or (if no common carrier rate is available between those two points) from the place nearest to the shipping point from which such common carrier rate is available;

Provided, however, That a wholesaler may add the actual cost of air transportation or 42 cents per ton mile, whichever is lower, for shipments of fresh fish or seafood by air if (i) he sells the fresh fish or seafood to the buyer in packages which specify that they have been shipped by air, and (ii) the fresh fish or seafood has been packed in such packages prior to shipment by air.

(2) *Information to be reported to the District Office.* Within 24 hours after making a sale which includes the allowance in paragraph (1) of this section, the seller must give notice of the following facts to the Office of Price Administration District Office for the District within which he makes delivery:

- (i) The date of the sale;
- (ii) The names and addresses of the seller and buyer;
- (iii) The quantity, size (count), and style of dressing of the fish or seafood sold;

- (iv) A description of the individual packages sold including the type and net weight of each package, the number of such packages, and the method of describing each package as airborne;
- (v) The number of airline miles of the flight and the amount paid for air transportation.

This amendment shall become effective April 20, 1946.

NOTE: The record-keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6276; Filed, Apr. 15, 1946;
11:21 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[RMPR 507,¹ Amdt. 9]

CEILING PRICES OF CERTAIN FRESH AND FROZEN FISH AND SEAFOOD SOLD AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Revised Maximum Price Regulation 507 is amended in the following respects:

1. Section 3 (a) is amended by adding the following sentence: "Each item of fresh or frozen fish and seafood listed in Table A which has been transported principally by air and which has been wrapped at point of shipment in consumers' packages individually identified as an air-borne fish or seafood, shall be priced separately."

This amendment shall become effective April 20, 1946.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6272; Filed, Apr. 15, 1946;
11:20 a. m.]

¹9 F.R. 14601; 10 F.R. 2299, 3694, 3979, 7340, 10311, 11514, 12208, 12527, 15467.

FEDERAL REGISTER, Tuesday, April 16, 1946

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS
[MPR 579, Amdt. 18]

CERTAIN SPECIES OF FRESH AND FROZEN FISH AND SEAFOOD

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 579 is amended in the following respects:

1. Section 2.11 (a) is redesignated 2.11 (a) (1) and section 2.11 (a) (2) is added to read as follows:

(a) (2) *Special provisions for sales of fresh fish shipped by air.* (1) Where fresh fish is shipped by air the transportation allowances provided in this section 2.11 shall not exceed the common carrier truck or rail rate, whichever is higher, to the receiving point from the shipping point or (if no common carrier rate is available between those two points) from the place nearest to the shipping point from which such common carrier rate is available: *Provided, however,* That a wholesaler may add the actual cost of air transportation or 42 cents per ton mile, whichever is lower, for shipments of fresh fish by air if (a) he sells the fresh fish to the buyer in packages which specify that they have been shipped by air, and (b) the fresh fish has been packed in such packages prior to shipment by air.

(ii) *Information to be reported to the District Office.* Within 24 hours after making a sale which includes the allowance in paragraph (i) of this section, the seller must give notice of the following facts to the Office of Price Administration District Office for the District within which he makes delivery:

- (a) The date of the sale;
- (b) The names and addresses of the seller and buyer;
- (c) The quantity, size, and style of dressing of the fish sold;
- (d) A description of the individual packages sold including the type and net weight of each package, the number of such packages, and the method of describing each package as airborne;
- (e) The number of airline miles of the flight and the amount paid for air transportation.

2. Section 3.11 (a) is redesignated 3.11 (a) (1) and section 3.11 (a) (2) is added to read as follows:

(a) (2) *Special provisions for sales of frozen fish shipped by air.* Where frozen fish is shipped by air the transportation allowances which may be added pursuant to this section shall not exceed the common carrier truck or rail rate, whichever is higher, to the receiving point from the shipping point or (if no common carrier rate is available between those two points) from the place nearest to the shipping point from which a common carrier rate is available.

3. Section 3.12 is amended by deleting the first 8 items and the 2 items added by Amendment 17 of the list of differentials and allowances and adding to the list of differentials and allowances the following items:

Parchment wrapped in 15-lb. wood or paper box	Base price.
Parchment wrapped in 10-lb. wood or paper box	Add 1/4¢ per lb.
Parchment wrapped in 5-lb. wood or paper box	Add 1/2¢ per lb.
Parchment wrapped in 4-lb. wood or paper box	Add 3/4¢ per lb.
Parchment wrapped in 3-lb. wood or paper box	Add 1¢ per lb.
Parchment wrapped in 2-lb. wood or paper box	Add 1 1/4¢ per lb.
Parchment wrapped in 1-lb. wood or paper box	Add 1 1/2¢ per lb.
Cellophane wrapped in 15-lb. wood or paper box	Add 1/4¢ per lb.
Cellophane wrapped in 10-lb. wood or paper box	Add 1/2¢ per lb.
Cellophane wrapped in 5-lb. wood or paper box	Add 3/4¢ per lb.
Cellophane wrapped in 4-lb. wood or paper box	Add 1¢ per lb.
Cellophane wrapped in 3-lb. wood or paper box	Add 1 1/4¢ per lb.
Cellophane wrapped in 2-lb. wood or paper box	Add 1 1/2¢ per lb.
Cellophane wrapped in 1-lb. wood or paper box	Add 1 3/4¢ per lb.

Cellophane or parchment wrapped in wood or paper boxes in an unlisted weight up to 5 lbs—Add the differential for the listed package of the same type and nearest weight.

For any net weight falling equally between two listed net weights, take the net weight with the lower allowance.

4. Section 4.11 (a) is redesignated 4.11 (a) (1) and section 4.11 (a) (2) is added to read as follows:

(a) (2) *Special provisions for sales of fresh fish shipped by air.* (1) Where fresh fish is shipped by air the transportation allowances provided in this section 4.11 shall not (except as otherwise provided in section 4.11 (g)) exceed the common carrier truck or rail rate, whichever is higher, to the receiving point from the shipping point or (if no common carrier rate is available between those two points) from the place nearest to the shipping point from which such common carrier rate is available: *Provided, however,* That a wholesaler may add the actual cost of air transportation or 42 cents per ton mile, whichever is lower (as the transportation cost in section 4.11 (b-f) and instead of the rail rate in section 4.11 (g)), for shipments of fresh fish by air if (a) he sells the fresh fish to the buyer in packages which specify that they have been shipped by air, and (b) the fresh fish has been packed in such packages prior to shipment by air.

(ii) *Information to be reported to the District Office.* Within 24 hours after making a sale which includes the allowance in subdivision (i) of this section, the seller must give notice of the following facts to the Office of Price Administration District Office for the District within which he makes delivery:

- (a) The date of the sale;
- (b) The names and addresses of the seller and buyer;
- (c) The quantity, size, and style of dressing of the fish sold;

(d) A description of the individual packages sold including the type and net weight of each package, the number of such packages, and the method of describing each package as airborne.

(e) The number of airline miles of the flight and the amount paid for air transportation.

5. Section 5.11 (a) is redesignated 5.11 (a) (1) and section 5.11 (a) (2) is added to read as follows:

(a) (2) *Special provisions for sales of frozen fish shipped by air.* Where frozen fish is shipped by air the transportation allowances which may be added pursuant to this section shall not (except as otherwise provided in section 5.11 (j)) exceed the common carrier truck or rail rate, whichever is higher, to the receiving point from the shipping point or (if no common carrier rate is available between those two points) from the place nearest to the shipping point from which a common carrier rate is available.

This amendment shall become effective April 20, 1946.

NOTE: The record-keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6275; Filed, Apr. 15, 1946;
11:21 a. m.]

PART 1499—COMMODITIES AND SERVICES
[MPR 188, Amdt. 78]

MANUFACTURERS' MAXIMUM PRICES FOR CONSUMER GOODS OTHER THAN APPAREL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 188 is amended in the following respects:

1. Section 1499.159 (b) is redesignated as § 1499.159 (c).

2. A new § 1499.159 (b) is added to read as follows:

(b) A manufacturer who desires to change any of his terms, discounts, price differentials or conditions of sale in effect in March 1942, or thereafter properly established under the applicable regulation, shall apply to the Office of Price Administration, Washington, D. C., setting forth in detail the proposed change and the reasons therefor. The Price Administrator may grant permission to the manufacturer to make the proposed changes when, in his opinion, the manufacturer has demonstrated that the general level of his maximum prices to each class of purchaser will not be raised thereby, and that the granting of such permission will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. No manufacturer may, prior to the issuance of an order by the Office of Price Administration authorizing such change, change his established terms, discounts, allowances, price differentials, or conditions of sale. Nothing in this section shall be construed as forbidding a manufacturer from selling below the established ceiling prices.

This amendment shall become effective on April 29, 1946.

NOTE: The record keeping and reporting provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6274; Filed, Apr. 15, 1946;
11:20 a. m.]

PART 1499—COMMODITIES AND SERVICES
[SR 14E,¹ Amdt. 33]

SALES AT WHOLESALE OF CERTAIN COTTON PRODUCTS AND CERTAIN MANUFACTURED ARTICLES

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith, has been filed with the Division of the Federal Register.

Paragraph (m) of section 2.7 of Supplementary Regulation 14E is amended to read as follows:

(m) *Maximum prices for cotton bedspreads and napery.* (1) This paragraph applies to all sales at wholesale of cotton bedspreads, table cloths, table napkins and table cloth fabric for which the producer's maximum price is established under Maximum Price Regulation 118.

(1) The maximum price for a sale at wholesale (other than a sale by an "institutional wholesaler" to an institutional, industrial or commercial user or sales by a jobber to a person who fabricates from the article sold) of the articles described in paragraph (1) shall be the sum of the seller's "unadjusted price" and his "OPA adjustment charge" defined below.

(a) *The wholesaler's "unadjusted price"* is his maximum price computed in accordance with the General Maximum Price Regulation: *Provided*, That it may include in addition thereto an amount computed by taking 122% of any amount by which his supplier's maximum price established under Maximum

Price Regulation 118 was increased by more than 20%.

(b) *The wholesaler's "OPA adjustment charge"* is 70% of that part of his supplier's increase which does not exceed 20% of his supplier's maximum price established under Maximum Price Regulation 118.

Example: X, a wholesaler, buys table cloths at \$1.16 net, including freight, his supplier's present ceiling. He has secured a notice from his supplier which shows that the supplier's original ceiling price was \$1.00. This means that his supplier's ceiling has been increased by 16%. Assuming X's maximum price under the General Maximum Price Regulation was \$1.22 his new maximum price is the sum of that maximum price plus \$.11 (that is 70% of the amount by which his supplier's price was increased) X's new maximum price is therefore \$1.33.

Example: X, a wholesaler, buys bedspreads at \$1.30 net, including freight, his supplier's present ceiling. He has secured a notice from his supplier which shows that the supplier's original ceiling price was \$1.00. This means that his supplier's ceiling price has been increased by 30%. Assuming X's maximum price under the General Maximum Price Regulation was \$1.25, his new maximum price is the sum of his old maximum price, \$1.25, plus \$.12, that is 122% of the amount by which his supplier's price was increased by more than 20%, and \$.14, that is 70% of the amount by which his supplier's price was increased up to 20%. X's new maximum price is therefore \$1.51.

(ii) The maximum price for a sale at wholesale by an "institutional wholesaler" (not including a sale by a jobber to a person who fabricates from the article sold) to an institutional, industrial or commercial user of the articles described in paragraph (1) shall be the sum of his maximum price computed in accordance with the General Maximum Price Regulation and the amount by which his supplier's price under Maximum Price Regulation 118 has been increased.

(3) *When maximum prices established under this paragraph may be used.* No seller may determine his ceiling price of an article under this paragraph unless he has secured from his supplier and has available for inspection by OPA a writ-

ten notice stating the manufacturer's maximum price for that article as originally established under Maximum Price Regulation 118 and his current ceiling price therefor.

(4) *Special notice.* A seller pricing under this paragraph who is required to send a notice in accordance with section 2.7 (b) (6) shall, in lieu of the notice specified in that section, send the following notice:

STATEMENT OF OPA ADJUSTMENT CHARGE

The Office of Price Administration has granted us adjustments on the following items, one or more of which are billed on the attached invoice. The part of these adjustments which you are required take into account in pricing under Maximum Price Regulation 580 is stated separately as "wholesaler's OPA adjustment charge."

Style	Old ceiling	Wholesaler's OPA adjustment charge	New ceiling

When you price under Maximum Price Regulation 580 you may not include the above-stated "wholesaler's OPA adjustment charge" as part of your "net cost."

This amendment shall become effective April 20, 1946.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6273; Filed, Apr. 15, 1946;
11:20 a. m.]

PART 1388—DEFENSE-RENTAL AREAS
[Hotels and Rooming Houses,² Amdt. 79]

HOTELS AND ROOMING HOUSES

The application of the Rent Regulation for Hotels and Rooming Houses is terminated in a portion of the Wilmington, North Carolina Defense-Rental Area, in a portion of the Hampton Roads Defense-Rental Area, consequently portions of the above-named areas are decontrolled and Items 223 and 342 of Schedule A of the Rent Regulation for Hotels and Rooming Houses are amended to read as follows:

Name of defense-rental area	State	County or counties in defense-rental area under rent regulation for hotels and rooming houses	Maximum rent date	Effective date of regulation	Date by which registration statement to be filed (inclusive)
(223) Wilmington, N. C.....	North Carolina.....	New Hanover County, except the portion consisting of Wrightsville Beach and Harbor Island, which are situated approximately one mile East of the U. S. Inland Waterway; Carolina Beach, Kure Beach, Wilmington Beach and Ft. Fisher Beach, which are within the territory bounded on the North by the U. S. Inland Waterway, on the East by the Atlantic Ocean, on the West by the Cape Fear River, and on the South by old Ft. Fisher remains. Independent Cities of Hampton, Newport News, Norfolk, Portsmouth, and South Norfolk; the County of Elizabeth City; in the County of Norfolk the Magisterial Districts of Deep Creek, Tanners Creek, Washington, and Western Branch; in the County of Warwick, the Magisterial District of Newport; and in the County of Princess Anne, the Magisterial Districts of Kemblesville and Lynnhaven, except Virginia Beach Town.	Apr. 1, 1941	July 1, 1942	Aug. 31, 1942
(342) Hampton Roads.....	Virginia.....	Independent City of Suffolk; the County of Nansemond; the County of Norfolk other than the Magisterial Districts of Deep Creek, Tanners Creek, Washington, and Western Branch; the County of Princess Anne other than the Magisterial Districts of Kemblesville and Lynnhaven.	Apr. 1, 1941	July 1, 1942	Aug. 31, 1942
	Virginia.....		Apr. 1, 1941	Aug. 1, 1942	Sept. 15, 1942

Issued and effective April 15, 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6279; Filed, Apr. 15, 1946; 11:22 a. m.]

¹ F.R. 1183, 2014, 4156, 7117, 7497, 7667, 9337, 9540, 9963, 10021, 12601, 12812, 13692, 13826, 14506, 14742, 15007, 1506.

² 10 F.R. 15210; 11 F.R. 245, 246, 740, 1299, 2189, 2774, 3480.

Chapter XXIII—War Assets Administration
 [SPA Reg. 16, Amdt. 4]

PART 8316—SURPLUS AIRPORT PROPERTY

Surplus Property Administration Regulation 16, November 16, 1945, entitled "Surplus Airport Property", as amended through March 7, 1946 (10 F.R. 14204, 14628, 14866, 11 F.R. 2603), is hereby further amended in the following respects:

1. Section 8316.15 (b) is amended by changing the period to a colon at the end of the first sentence and inserting the following: "Provided however, That if a Government agency or a State or local government has expressed in writing a desire to acquire an airport property for immediate use, the time for exercising priorities may be limited to not less than ten (10) days, and notice of availability given pursuant to § 8316.13 (a) and (d) shall so provide."

2. Section 8316.16 is amended by the addition of a new paragraph to be designated (c) which shall read as follows:

(c) Pending the disposal of an airport property, the agency then charged with the accountability of such property may grant a revocable lease or permit for the use of the land or buildings not within the landing area or for the use of any building other than airport facilities: *Provided*, Such lease or permit will not interfere with any use of the airport for airport purposes and will not interfere with, delay, or retard the disposal of the airport property as an airport.

3. Section 8316.21 is amended by inserting the designation (a) immediately following the caption and by adding a new paragraph (b) to read as follows:

(b) *Fissionable materials reserved.* Any lands disposed of under this part shall be subject to a reservation of fissionable materials as provided in § 8305.12 (f) (5)¹ of Part 8305.

This amendment shall become effective April 11, 1946.

E. B. GREGORY,
 Administrator.

APRIL 11, 1946.

[F. R. Doc. 46-6306; Filed, Apr. 15, 1946; 11:20 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 480, Amdt. 1]

PART 95—CAR SERVICE

INCREASED MINE HOLDINGS OF UNBILLED BITUMINOUS COAL

At a session of the Interstate Commerce Commission, division 3, held at its office in Washington, D. C., on the 11th day of April A. D. 1946.

Upon further consideration of Service Order No. 480 (11 F.R. 3367) and good cause appearing therefor: *It is ordered*, That:

¹ SPA Reg. 5, (11 F.R. 2644, 3301.)

Service Order No. 480 (11 F.R. 3367), be, and it is hereby, amended by substituting the following paragraphs (a) and (c) in lieu of paragraphs (a) and (c) thereof:

(a) *Demurrage on unbilled bituminous coal.* (1) The provision in agent B. T. Jones' Tariff I. C. C. No. 3818, Item No. 255, Rule No. 4, Section B, quoted below, and all similar provisions in other tariffs, are hereby suspended insofar as they apply on unbilled bituminous coal up to one day's full production held pursuant to Solid Fuels Administration for War Regulation No. 1.

When cars so ordered are held at weighing stations, classification yards or elsewhere, for forwarding instructions (See Note 1), no transportation charge having been previously made, 24 hours (one day) free time will be allowed after which a demurrage charge of \$2.20 per car for each day or fraction of a day will be assessed until car is released.

(2) No common carrier by railroad shall assess or collect demurrage charges on any railroad freight car loaded with unbilled bituminous coal at loading points, other than those described in subparagraph (1) above, up to one day's full production while held pursuant to Solid Fuels Administration for War Regulation No. 1; such cars may be held at points other than where loaded for railroad convenience.

* * * * *

(e) *Expiration date.* This order shall expire at 7:00 a. m., May 1, 1946, unless otherwise modified, changed, suspended or annulled by order of this Commission. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this amendment shall become effective at 7:00 a. m., April 12, 1946; that copies of this order shall be served upon the State railroad regulatory bodies of each State, and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
 Secretary.

[F. R. Doc. 46-6239; Filed, Apr. 12, 1946; 3:18 p. m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service

PART 22—MOUNTAIN REGION NATIONAL WILDLIFE REFUGES

RED ROCK LAKES MIGRATORY WATERFOWL REFUGE, MONTANA, FISHING REGULATIONS

Under authority of § 12.3 of the General Regulations for the Administration of National Wildlife Refuges (5 F.R. 5284), as amended, the following is ordered:

§ 22.760a *Red Rock Lakes Migratory Waterfowl Refuge, Montana; fishing.*

Game fishing in accordance with the State laws of Montana is permitted on those waters located within the boundaries of the Red Rock Lakes Migratory Waterfowl Refuge described specifically as follows: Culver Pond, Odell Creek, Red Rock Creek, Elk Springs Creek, and Culver Springs Creek: *Provided*, That such fishing will not be permitted after September 15 of any year.

Entry on and use of the refuge for any purpose is governed by the regulations of the Secretary dated December 19, 1940 (5 F.R. 5284), and strict compliance therewith is required. Persons entering the refuge for the purpose of fishing must follow such routes of travel within the refuge as are designated by posting. All fishermen must comply with all State fishing laws and regulations and must have on their person and exhibit at the request of any authorized Federal or State officer whatever license is required by such laws and regulations. This license shall serve as a Federal permit for fishing in the specified waters of the refuge.

During periods of waterfowl concentrations on the refuge, at times of high fire hazard, or directly following the stocking of the waters thereof with fish, fishing may be closed or limited, in any or all areas of the refuge, by the officer in charge when he deems such regulations necessary to provide adequate protection to wildlife. Such closed or limited areas are to be clearly designated by posting.

WARD T. BOWER,
 Acting Director.

APRIL 10, 1946.

[F. R. Doc. 46-6254; Filed, Apr. 15, 1946; 10:00 a. m.]

PART 29—PLAINS REGION NATIONAL WILDLIFE REFUGES

UPPER SOURIS NATIONAL WILDLIFE REFUGE, N. DAK.; FISHING REGULATIONS

Under authority of § 12.3 of the General Regulations for the Administration of National Wildlife Refuges (5 F.R. 5284), as amended, the following is ordered:

Supersedes § 29.919 approved June 28, 1940 (5 F.R. 2550).

§ 29.919 *Upper Souris National Wildlife Refuge, North Dakota; fishing.* Non-commercial fishing in accordance with the State laws of North Dakota is permitted during the daylight hours in the period May 16 to September 15 inclusive, each year in the following described waters within the Upper Souris National Wildlife Refuge, North Dakota:

Area No. 1. The Souris River channel beginning at the north boundary of the refuge and extending south to and including Mouse River Park.

Area No. 2. The waters adjacent to the east bank of the Souris River south of Dam No. 83 within the W½NW¼ of sec. 6, T. 157 N., R. 84 W., 5th PM.

Area No. 3. All waters of Lake Darling north of Dam No. 83 in sec. 6, T. 157 N., R. 84 W., sec. 1, T. 157 N., R. 85 W., secs. 28, 29, 30, 31 and 32, T. 158 N., R. 84 W., and sec. 36, T. 158 N., R. 85 W.; 5th PM; except within 200 feet of the outlet gate on Dam No. 83.

Entry on and use of the refuge for any purpose is governed by the regulations of the Secretary dated December 19, 1940 (5 F.R. 5284), and strict compliance therewith is required. Persons entering the refuge for the purpose of fishing must follow such routes of travel within the refuge as are designated by posting. All fishermen must comply with all State fishing laws and regulations and must have on their person and exhibit at the request of any authorized Federal or State officer whatever license is required by such laws and regulations. No Federal permit will be required to exercise the fishing privileges permitted under this order.

The use of boats while fishing within the waters of the refuge is permitted only on fishing areas No. 1 and No. 3. The use of motorboats, either inboard or outboard, is prohibited on all waters of the refuge except for official purposes. On fishing area No. 3 the launching or landing of any boat will be permitted only on the shoreline bounded by the SE $\frac{1}{4}$, sec. 29; T. 158 N., R. 84 W.

During the open waterfowl hunting season or during periods of waterfowl concentrations, fishing may be closed or limited by order of the officer in charge when in his judgment such limitations and restrictions are necessary in order to provide adequate protection for wildlife. Such limitations or restrictions are to be clearly designated by posting.

WARD T. BOWER,
Acting Director.

APRIL 10, 1946.

[F. R. Doc. 46-6255; Filed, Apr. 15, 1946;
10:00 a. m.]

Notices

DEPARTMENT OF THE INTERIOR. Geological Survey.

[Power Site Classification 377]

COLORADO RIVER, COLORADO AND UTAH

CLASSIFICATION AS POWER SITES

THE SECRETARY OF THE INTERIOR.

SIR: Under authority vested in me by the act of March 3, 1879 (20 Stat. 394; 43 U.S.C. 31), the following described land is hereby classified as power sites and, insofar as title thereto remains in the United States and subject to valid existing rights, it is recommended that this classification be given full force and effect under the provisions of section 24 of the act of June 10, 1920, as amended by sec. 211 of the act of August 26, 1935 (41 Stat. 1075, 49 Stat. 846; 16 U.S.C. sec. 818):

POWER SITE CLASSIFICATION NO. 377, COLORADO RIVER, COLORADO AND UTAH

COLORADO

Sixth Principal Meridian

T. 10 S., R. 103 W.,
Sec. 17, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 22, lots 7, and 8.
T. 10 S., R. 104 W.,
Sec. 24, SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 25, E $\frac{1}{2}$ NW $\frac{1}{4}$, and NE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 31, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 32, lots 1, and 7, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and
N $\frac{1}{2}$ SW $\frac{1}{4}$.

FEDERAL REGISTER, Tuesday, April 16, 1946

Ute Meridian

T. 1 N., R. 3 W.,
Sec. 7, lots 1, 2, 6, 7, 8, and 9;
Sec. 8, lots 3;
Sec. 9, lots 4, and 15;
Sec. 17, lot 4.

UTAH

Salt Lake Meridian

T. 24 S., R. 20 E.,
Sec. 25, S $\frac{1}{2}$ SE $\frac{1}{4}$.
T. 25 S., R. 20 E.,
Sec. 1, lots 1, 2, 5, 6, 7, 8, 11, and 12;
Sec. 2, lots 7, 8, 9, and 10.
T. 25 S., R. 21 E.,
Sec. 6, lots 1, 2, 3, and 4, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and
NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 7, E $\frac{1}{2}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 11, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$,
SE $\frac{1}{4}$ NW $\frac{1}{4}$, and S $\frac{1}{2}$;
Sec. 12, W $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 14, N $\frac{1}{2}$ NE $\frac{1}{4}$, and W $\frac{1}{2}$;
Sec. 18, lot 4, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 19, NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, and NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 20, That part south of Arches National Monument boundary;
Sec. 21, SW $\frac{1}{4}$, That part south of Arches National Monument boundary;
Sec. 23, NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 24, SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 28, W $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, and
W $\frac{1}{2}$ SE $\frac{1}{4}$, That part lying south of Arches National Monument boundary;
Sec. 33, NE $\frac{1}{4}$ NE $\frac{1}{4}$.
T. 26 S., R. 21 E.,
Sec. 3, lot 7;
Sec. 11, lots 1, and 8;
Sec. 12, lots 1, 2, 3, 4, 6, 7, 11, and 12.
T. 22 S., R. 22 E.,
Sec. 1;
Sec. 11, N $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 12;
Sec. 13, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 24, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 25, N $\frac{1}{2}$ NE $\frac{1}{4}$.
T. 24 S., R. 22 E.,
Sec. 33, N $\frac{1}{2}$ NW $\frac{1}{4}$, and SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 34, NW $\frac{1}{4}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 35, W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$,
NE $\frac{1}{4}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$.
T. 25 S., R. 22 E.,
Sec. 1, lots 3, and 4, and S $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 3, S $\frac{1}{2}$ SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 4, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 5, SW $\frac{1}{4}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 9, NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 10, SW $\frac{1}{4}$ NE $\frac{1}{4}$, and W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 15, SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 16, N $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 19, lots 9, 10, and 13, NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 20, NE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 21, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 28, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 29, S $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, N $\frac{1}{2}$
SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 30, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 31, NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, and
NW $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 26 S., R. 22 E.,
Sec. 6, lots 3, and 4, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$,
and SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 8, lots 1, 2, and 3, SW $\frac{1}{4}$ NE $\frac{1}{4}$, and
S $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 9, lot 1;
Sec. 17, N $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 18, lot 1.
T. 21 S., R. 23 E.,
Sec. 9, E $\frac{1}{2}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, and SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 10, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 12, E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 13, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and SW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 14, N $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$,
N $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 15, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$,
N $\frac{1}{2}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;
Sec. 22, N $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, and
SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 23, SW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$, and SE $\frac{1}{4}$
NW $\frac{1}{4}$;
Sec. 33, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and N $\frac{1}{2}$ S $\frac{1}{2}$.

T. 22 S., R. 23 E.,
Secs. 1, 3, and 4;
Sec. 5, lots 1, 2, and 4, S $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$,
and S $\frac{1}{2}$;
Secs. 6 to 15, inclusive;
Sec. 17;
Sec. 18, lots 1, 2, and 4, NE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 19, lots 2, 3, and 4, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$,
and SE $\frac{1}{4}$;
Secs. 20 to 25, inclusive;
Sec. 26, N $\frac{1}{2}$, and SE $\frac{1}{4}$;
Sec. 27, N $\frac{1}{2}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 28, W $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 29, N $\frac{1}{2}$;
Sec. 30, lot 1, E $\frac{1}{2}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 34, E $\frac{1}{2}$ NE $\frac{1}{4}$;
Sec. 35, N $\frac{1}{2}$, and N $\frac{1}{2}$ SE $\frac{1}{4}$.
T. 23 S., R. 23 E.,
Sec. 12, S $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$,
N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and
SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 13, NW $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 34, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 35, SW $\frac{1}{4}$ SW $\frac{1}{4}$.
T. 24 S., R. 23 E.,
Sec. 1;
Sec. 3, lots 1, 2, and 3, S $\frac{1}{2}$ N $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{4}$,
and SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 4, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 8, lots 3, and 4, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 9, lots 5, and 6, N $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$,
NE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, and NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 10, lot 5, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 11, N $\frac{1}{2}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, and
SE $\frac{1}{4}$;
Sec. 12, NW $\frac{1}{4}$ NE $\frac{1}{4}$, and W $\frac{1}{2}$;
Sec. 13, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and NW $\frac{1}{4}$
SW $\frac{1}{4}$;
Sec. 14, N $\frac{1}{2}$, and N $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 15, NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, and
S $\frac{1}{2}$;
Sec. 17, lot 2, W $\frac{1}{2}$ NE $\frac{1}{4}$, and SW $\frac{1}{4}$;
Sec. 18, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 19, lot 3, NE $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, and
SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 20, lot 14;
Sec. 21, NW $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, and
SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 22, NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$
SW $\frac{1}{4}$, and SE $\frac{1}{4}$;
Sec. 27, lots 1, and 4;
Sec. 28, lots 1, and 2;
Sec. 29, lot 1, NW $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$, SW $\frac{1}{4}$,
and W $\frac{1}{2}$ SE $\frac{1}{4}$; NE $\frac{1}{4}$ SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 30, lot 5, SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 31, lots 1, 2, and 3, N $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$,
NE $\frac{1}{4}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, and NW $\frac{1}{4}$
SE $\frac{1}{4}$;
T. 20 S., R. 24 E.,
Sec. 24, lot 4;
Sec. 25, lots 1, and 2;
Sec. 34, S $\frac{1}{2}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, and
SE $\frac{1}{4}$;
Sec. 35, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ N $\frac{1}{2}$, and N $\frac{1}{2}$ S $\frac{1}{2}$.
T. 21 S., R. 24 E.,
Sec. 3, lot 4;
Sec. 4, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$
SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 5, lots 2, 3, and 4, SW $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$,
and W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 6, lots 1, and 2, S $\frac{1}{2}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and
SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 7, lots 2, 3, and 4, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$,
SE $\frac{1}{4}$ NW $\frac{1}{4}$, SE $\frac{1}{2}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and
S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 8, NE $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and S $\frac{1}{2}$;
Sec. 9, W $\frac{1}{2}$;
Sec. 10, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 11, E $\frac{1}{2}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, and SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 12, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$,
and SE $\frac{1}{4}$;
Sec. 13, N $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and
N $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 14, N $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$, and
NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 15, N $\frac{1}{2}$;
Secs. 16 and 17;
Sec. 18, lots 1, 2, and 3, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$,
E $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 21, NE $\frac{1}{4}$, E $\frac{1}{2}$ W $\frac{1}{2}$, and SE $\frac{1}{4}$;

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T. 21 S., R. 24 E.—Continued.

Sec. 23, lot 7, SW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;
Sec. 24, lot 10, NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 25, W $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 26, lot 8;
Sec. 27, SW $\frac{1}{4}$, and W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 28, NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, and SE $\frac{1}{4}$;
Sec. 34;
Sec. 35, SW $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 22 S., R. 24 E.,

Sec. 1;
Sec. 3, lot 4, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and W $\frac{1}{2}$ SW $\frac{1}{4}$;
Secs. 4 to 7, inclusive;
Sec. 8, W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, and SE $\frac{1}{4}$;
Sec. 9, E $\frac{1}{2}$ NE $\frac{1}{4}$ and S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 10, lot 5, W $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 11, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$, and E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 12;
Sec. 13, N $\frac{1}{2}$;
Sec. 14, NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 15, N $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;
Secs. 17 to 20, inclusive;
Sec. 21, lots 6 and 9, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$, and NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 22, N $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, and W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 23, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 26, W $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 27, W $\frac{1}{2}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, and SE $\frac{1}{4}$;
Sec. 28, SE $\frac{1}{4}$ SW $\frac{1}{4}$ and SE $\frac{1}{4}$;
Sec. 29, NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and W $\frac{1}{2}$ SW $\frac{1}{4}$;
Secs. 30 and 31;
Sec. 33, lots 1 and 2, NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;

Sec. 34;
Sec. 35, W $\frac{1}{2}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 23 S., R. 24 E.,

Sec. 1, S $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 3, SE $\frac{1}{4}$ NE $\frac{1}{4}$ and E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 4, lots 1, 2, and 3, SW $\frac{1}{4}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 5, lot 5, SW $\frac{1}{4}$ NW $\frac{1}{4}$ and W $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 6, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 7, lots 2 and 3, NE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$, and SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 8, W $\frac{1}{2}$ NW $\frac{1}{4}$;
Sec. 15, NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 17, S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 18, W $\frac{1}{2}$ SE $\frac{1}{4}$ and SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 19, NE $\frac{1}{4}$, and SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 20, N $\frac{1}{2}$ NE $\frac{1}{4}$, and SE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 21, NW $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$, and NW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 22, W $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$, and NE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 23, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and SE $\frac{1}{4}$;
Sec. 24, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$, and NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 26, N $\frac{1}{2}$ NE $\frac{1}{4}$;
Sec. 31, E $\frac{1}{2}$ W $\frac{1}{2}$.

T. 24 S., R. 24 E.,
Sec. 6, N $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$ (unsurveyed).

T. 19 S., R. 25 E.,
Sec. 24, W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 33, S $\frac{1}{2}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 34, W $\frac{1}{2}$ SW $\frac{1}{4}$.

T. 20, S., R. 25 E.,

Sec. 3, lots 3, and 4, S $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, and SE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 4, lots 1, 2, 3, and 4;
Sec. 10, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, and S $\frac{1}{2}$ S $\frac{1}{2}$;
Sec. 11, NW $\frac{1}{4}$ NE $\frac{1}{4}$, and NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 12, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 22, E $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 23, NE $\frac{1}{4}$ NE $\frac{1}{4}$, and SW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 27, NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 30, lots 1, 2, 3, and 4, SE $\frac{1}{4}$ NW $\frac{1}{4}$, and E $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 31, lots 1, 2, 3, and 4, E $\frac{1}{2}$ NW $\frac{1}{4}$, and NE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 33, lots 1, and 2, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 34, NW $\frac{1}{4}$ NE $\frac{1}{4}$, and SW $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 21 S., R. 25 E.,
Sec. 3, W $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 6, lots 4, 5, 6, and 7, SW $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and NW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 7, lots 1, 2, and 3, NE $\frac{1}{4}$ NW $\frac{1}{4}$;

T. 21 S., R. 25 E.—Continued.

Sec. 8, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 17, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 18, E $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 19, lots 2, 6, and 11, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 20, NE $\frac{1}{4}$ NW $\frac{1}{4}$;

Sec. 31, lots 1, 2, 3, and 4, SW $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, and SE $\frac{1}{4}$ SE $\frac{1}{4}$.

T. 22 S., R. 25 E.,

Sec. 6, N $\frac{1}{2}$, SW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 7, W $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 8, NW $\frac{1}{4}$ SW $\frac{1}{4}$.

T. 23 S., R. 25 E.,

Sec. 19, S $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 30, W $\frac{1}{2}$ NE $\frac{1}{4}$, and NE $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 19 S., R. 26 E.,

Sec. 29, S $\frac{1}{2}$ NW $\frac{1}{4}$ (unsurveyed);

Sec. 30, NE $\frac{1}{4}$ NE $\frac{1}{4}$, and S $\frac{1}{2}$ NE $\frac{1}{4}$ (unsurveyed);

Sec. 31, SE $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$.

T. 20 S., R. 26 E.,

Sec. 6, lots 1, and 2, SE $\frac{1}{4}$ NE $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 7, E $\frac{1}{2}$ NW $\frac{1}{4}$;

Sec. 18, W $\frac{1}{2}$ NW $\frac{1}{4}$.

The areas described aggregate approximately 66,211 acres, 712 acres in Colorado, and 65,499 acres in Utah.

Dated: January 31, 1946.

THOMAS B. NOLAN,
Acting Director.

Approved: April 10, 1946.

R. R. SAYERS,
Acting Assistant Secretary.

[F. R. Doc. 46-6256; Filed, Apr. 15, 1946;
10:00 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 487]

UNLOADING OF MACHINERY AT LONG ISLAND CITY, N. Y.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 11th day of April, A. D. 1946.

It appearing, that P&LE 48713 containing machinery at Long Island City, N. Y., on the Long Island Rail Road Company, has been on hand for an unreasonable length of time and that the delay in unloading said car is impeding its use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered that:

Machinery at Long Island City, N. Y., be unloaded. (a) The Long Island Rail Road Company, its agents or employees, shall unload forthwith the car P&LE 48713 loaded with machinery now on hand at Harold Avenue team track, Long Island City, Long Island, N. Y.

(b) *Notice and expiration.* Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, Sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction shall be served upon The Long Island Rail Road Company, and upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-6240; Filed, Apr. 12, 1946;
3:18 p. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 5895]

ERNEST JORDY

In re: Estate of Ernest Jordy, deceased; File D-66-1963; E.T. sec. 11237.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9025, as amended, and pursuant to law the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Elise Kretschmer, — Kretschmer, (first name unknown), daughter of Elise Kretschmer, — Kretschmer, (first name unknown), daughter of Elise Kretschmer, — Kretschmer, (first name unknown), daughter of Elise Kretschmer, — Kretschmer, (first name unknown), daughter of Elise Kretschmer, — Kretschmer, (first name unknown), daughter of Karl Jordy, deceased, — Jordy, (first name unknown), daughter of Karl Jordy, deceased, — Jordy, (first name unknown), daughter of Karl Jordy, deceased, — Jordy, (first name unknown), daughter of Karl Jordy, deceased, — Jordy, (first name unknown), son of Reinhold Jordy, — Jordy (first name unknown), son of Reinhold Jordy, Richard Jordy and Herbert Jordy, and each of them, in and to the estate of Ernest Jordy, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Elise Kretschmer, Germany.
— Kretschmer, (first name unknown), daughter of Elise Kretschmer, Germany.

— Kretschmer, (first name unknown), daughter of Elise Kretschmer, Germany.
Kate Sieberts, Germany.

— Jordy, (first name unknown), daughter of Karl Jordy, deceased, Germany.

— Jordy, (first name unknown), daughter of Karl Jordy, deceased, Germany.

Marie Ehrhard, Germany.
Max Ehrhard, Germany.
Luci Ehrhard, Germany.
Reinhold Jordy, Germany.

— Jordy, (first name unknown), son of Reinhold Jordy, Germany.

— Jordy, (first name unknown), son of Reinhold Jordy, Germany.
Richard Jordy, Germany.
Herbert Jordy, Germany.

That such property is in the process of administration by John R. Vahlteich, 732

Addison Street, Chicago, Illinois, as Executor of the estate of Ernest Jordy, deceased, acting under the judicial supervision of the Probate Court of Cook County, Chicago, Illinois;

And determining that, to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 12, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6174; Filed, Apr. 12, 1946;
10:11 a. m.]

[Vesting Order 6072]

BERTHA WILLIAMS

Re: Estate of Bertha Williams, deceased; File No. D-28-9402 E. T. sec. 12511.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Therese Wilhelm, Hanns Wilhelm, Paula Wilhelm and the heirs at law, next of kin, distributees, executors, administrators and assigns of Hanns Baumann, names unknown, and each of them, in

and to the estate of Bertha Williams, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Therese Wilhelm, Germany.

Hanns Wilhelm, Germany.

Paula Wilhelm, Germany.

Heirs at law, next of kin, distributees, executors, administrators, and assigns of Hanns Baumann, names unknown, Germany.

That such property is in the process of administration by the Irving Trust Company, as Executor of the Estate of Bertha Williams, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 20, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6175; Filed, Apr. 12, 1946;
10:11 a. m.]

[Vesting Order 6140]

MARIA VON HOFFMANN

In re: Bank account owned by Maria Von Hoffmann.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation, finding:

1. That Maria Von Hoffmann, whose last known address is Adolf Hitlerplatz 39a, Guesten b/Bernberg (Anhalt), Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Preussische Staatsbank (Seehandlung), by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a checking account, entitled Preussische Staatsbank for the account of Maria Von Hoffmann, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Maria Von Hoffmann, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6176; Filed, Apr. 12, 1946;
10:11 a. m.]

FEDERAL REGISTER, Tuesday, April 16, 1946

[Vesting Order 6141]

OTTO VON HOFFMANN

In re: Bank account owned by Otto Von Hoffmann.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Otto Von Hoffmann, whose last known address is Moltkestr. 8, Potsdam, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Preussische Staatsbank, (Seehandlung), by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a checking account, entitled Preussische Staatsbank, Berlin, for the account of Otto Von Hoffmann, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Otto Von Hoffmann, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein

shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6177; Filed, Apr. 12, 1946;
10:11 a. m.]

claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6178; Filed, Apr. 12, 1946;
10:11 a. m.]

[Vesting Order 6143]

ANNA VON OY

In re: Bank account owned by Anna Von Oy, also known as Anna Vonoy.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Anna Von Oy, also known as Anna Vonoy, whose last known address is Berlin, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Anna Von Oy, also known as Anna Vonoy, by The Bowery Savings Bank, 110 East 42nd Street, New York, New York, arising out of a savings account, Account Number 113622, entitled Anna Vonoy, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any

[Vesting Order 6144]

VIKTORIA SENFFT VON PILSACH

In re: Bank account owned by Viktoria Senfft Von Pilsach.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Viktoria Senfft Von Pilsach, whose last known address is Dumroese, Stolp Land, Pommern, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Preussische Staatsbank (Seehandlung), by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a checking account, entitled Preussische Staatsbank, Berlin, for the account of Viktoria Senfft Von Pilsach, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Viktoria Senfft Von Pilsach, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be

deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6179; Filed, Apr. 12, 1946;
10:11 a. m.]

[Vesting Order 6145]

CHRISTA VON WINTZINGERODE

In re: Bank account owned by Christa Von Wintzingerode.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Christa Von Wintzingerode, whose last known address is Waldesruh 12, Dessau-Rossbau, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Preussische Staatsbank, (Seehandlung), by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a checking account, entitled Preussische Staatsbank, Berlin, for the account of Christa Von Wintzingerode, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Christa Von Wintzingerode, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and

certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6180; Filed, Apr. 12, 1946;
10:12 a. m.]

[Vesting Order 6146]

MARIANNE WEICHMANN WEGENER

In re: Bank account owned by Marianne Weichmann Wegener.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Marianne Weichmann Wegener, whose last known address is Friedrichstrasse 11, Sondershausen/Thuringia, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Marianne Weichmann Wegener, by The Lawyers Trust Company, 111 Broadway, New York, New York, arising out of a safekeeping account, Account Number 1285, entitled Lawyers Trust Co., Depository Riegelman, Hirsch & Hess in re: Marianne Weichmann Wegener, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or de-

liverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6181; Filed, Apr. 12, 1946;
10:12 a. m.]

[Vesting Order 6147]

GUSTAV J. WEISSENBERG

In re: Bank account owned by Gustav J. Weissenberg.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Gustav J. Weissenberg, whose last known address is Trejastrasse 11, Berlin-Mariendorf, Germany, is a na-

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tional of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Gustav J. Weissenberg, by The Lawyers Trust Company, New York, New York, arising out of a checking account, entitled Gustav J. Weissenberg, maintained at the branch office of the aforesaid bank located at 350 Fifth Avenue, New York, New York, and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country:

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6182; Filed, Apr. 12, 1946;
10:12 a. m.]

[Vesting Order 6150]

ZUCKERKREDITBANK-AKTIENGESELLSCHAFT

In re: Bank account owned by Zuckerkreditbank-Aktiengesellschaft.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Zuckerkreditbank-Aktiengesellschaft, the last known address of which is Herman-Goring Strasse 6, Berlin W. A., Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Zuckerkreditbank-Aktiengesellschaft, by Central Hanover Bank & Trust Company, 70 Broadway, New York, New York, arising out of a checking account, entitled Zuckerkredit Bank, A. G., and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 3, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-6183; Filed, Apr. 12, 1946;
10:12 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Rev. SO 119, Order 150]

WHITE-RODGERS ELECTRIC CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 150 under Revised Supplementary Order No. 119. Adjustment of maximum prices for sales of automatic electric temperature controls as defined in Order No. 48 of MPR 591, manufactured by the White-Rodgers Electric Company of St. Louis, Missouri. Docket No. 6075-SO 119-16.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to Revised Supplementary Order No. 119, it is ordered:

(a) Maximum prices for sales of automatic electric temperature controls, as defined in Order No. 48 of MPR 591, manufactured by the White-Rodgers Electric Company of St. Louis, Missouri.

(1) The above mentioned manufacturer may determine his maximum price for his line of automatic electric temperature controls, as defined in Order 48 under Maximum Price Regulation 591, by increasing by 36 percent his prices on these items in effect on October 1, 1941, to each class of purchaser.

(2) Since the provisions of this order are not intended to reduce properly established maximum prices, the manufacturer may continue to use as his maximum price to each class of purchaser his properly established prices in effect under Maximum Price Regulation No. 591 in the event that such prices exceed the prices in effect to each class of purchaser on October 1, 1941, plus the increase provided for in (1) above.

(3) The maximum prices set forth above shall be subject to discounts and allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category.

(b) Resellers maximum prices. All resellers of the commodities covered by the order shall determine their maximum prices by multiplying their acquisition cost after the effective date of the order by their mark-up factor in effect on April 11, 1946.

This order shall not authorize a manufacturer who sells these commodities in assembly with another item to increase his maximum prices for such assembled item.

(c) Notification to all purchasers. The manufacturer shall send the following notice to every purchaser of the

commodities covered by this order at or before the time of the first invoice after the adjustment granted by this order is put into effect.

Order No. 150 under Revised Supplementary Order No. 119 authorizes a 36 percent increase in October 1, 1941 net prices for sales of automatic electric temperature controls manufactured by this company.

Resellers (but not manufacturers who purchase such items for use in the manufacture of other products) may add the same percentage mark-up to their new cost that they have in effect on these items on April 11, 1946.

(d) All prayers for relief not granted herein are denied.

(e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective April 12, 1946.

Issued this 11th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6220; Filed, Apr. 12, 1946;
11:33 a. m.]

[Rev. SO 119, Order 153]

SEGAL LOCK AND HARDWARE CO., INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 153 under Revised Supplementary Order No. 119. Adjustment of maximum prices for sales of builders' hardware manufactured by the Segal Lock and Hardware Company, Inc., New York, N. Y. Docket No. 6123-SO 119-41.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 13 of Revised Supplementary Order No. 119, it is ordered:

(a) *Maximum prices for the Segal Lock and Hardware Company, Inc., New York, N. Y.* (1) The above manufacturer may determine his maximum prices for his line of Builders' Hardware by increasing by 17 percent his prices on these items in effect on October 1, 1941 to each class of purchaser.

(2) Since the provisions of this order are not intended to reduce properly established maximum prices, the manufacturer may continue to use as his maximum prices to each class of purchaser his properly established prices in effect under Revised Price Schedule No. 40 and Maximum Price Regulation No. 591 in the event that such prices exceed the prices in effect to each class of purchaser on October 1, 1941 plus the increase provided for in (1) above.

(3) The maximum prices set forth above shall be subject to discounts and allowances including transportation allowances and price differentials which are at least as favorable as those the manufacturer extended or rendered or would have extended or rendered to each class of purchaser on commodities in the same general category.

(b) *Resellers' maximum prices.* All resellers of the commodities covered by this order shall determine their maximum prices under Supplementary Order No. 151 issued by the Office of Price Administration.

(c) *Notification to all purchasers.* The manufacturer shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first invoice after the adjustment granted by this order is put into effect:

Order No. 153 under Revised Supplementary Order No. 119 authorizes a -- percent increase in October 1, 1941 net prices for sales of Builders' Hardware and related items manufactured by this company.

Resellers shall determine their maximum prices under Supplementary Order No. 151 issued by the Office of Price Administration on March 13, 1946.

(d) All prayers for relief not granted herein are denied.

(e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective April 13, 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6221; Filed, Apr. 12, 1946;
11:36 a. m.]

[SO 133, Amdt. I to Order 20]

RAY-O-VAC CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 133, *It is ordered*, That Order No. 20 issued under Supplementary Order No. 133 be and it is amended in the following respect:

Paragraph (a) is amended to read as follows:

(a) *Manufacturer's maximum prices.* Ray-O-Vac Company, of 212 East Washington Avenue, Madison, Wisconsin, may increase its maximum prices established under Maximum Price Regulation No. 188, to each class of purchaser, which were in effect prior to the effective date of this order, for its sales of dry cell batteries which it manufactures, by 9.5 percent.

This amendment shall be effective on the 12th day of April 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6222; Filed, Apr. 12, 1946;
11:35 a. m.]

[SO 142, Order 78]

SIMPSON ELECTRIC CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 78 under Supplementary Order No. 142. Adjustments provisions for sales of industrial machinery and equipment. Simpson Electric Company. Docket No. 6083-SO-142-136-229.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 2 of Supplementary Order No. 142, *It is ordered*:

(a) The maximum prices for sales by Simpson Electric Company, Chicago, Illinois, of its line of panel instruments shall be determined by increasing by 9.2% the maximum prices in effect for these products just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the same percentage by which his net invoice cost has been increased by reason of this order.

(c) The Simpson Electric Company shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage amount by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 13, 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6223; Filed, Apr. 12, 1946;
11:36 a. m.]

[SO 142, Order 79]

FARADAY ELECTRIC CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 79 under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. Faraday Electric Corporation. Docket No. 6083-S. O. 142-136-304.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 2 of the Supplementary Order No. 142, *It is ordered*:

(a) The maximum prices for sales by Faraday Electric Corporation, Adrian, Michigan, of its lines of Small Bells, Horns and Sirens, Push Buttons and Contact Devices, and "All Other" products except Specialty Transformers and Appliances shall be determined by increasing by 12.7% the maximum prices in effect for these products just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the same percentage by which his net invoice cost has been increased by reason of this order.

(c) The Faraday Electric Corporation shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage amount by which this order permits the

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reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 13, 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6224; Filed, Apr. 12, 1946;
11:36 a. m.]

[Rev. Max. Import Price Reg. Order 116]

NINA RICCI, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of the Revised Maximum Import Price Regulation, it is ordered:

(a) Purpose of this order. This order establishes maximum prices at which the importer may sell, and maximum prices at which wholesalers and retailers may buy and sell certain perfume made in France by Nina Ricci, SARL, 20 Rue de Capucines, Paris, France, and imported therefrom by Nina Ricci, Inc., 70 Pine Street, New York City, New York, hereinafter called the importer. Each bottle is individually packaged, marked "Lalique-France," the maker of the bottle, and identified by the scent "Coeur-Joie" and a showing of net contents.

(b) Maximum prices on sales by the importer. The maximum prices on sales by the importer to the following classes of purchasers for the following sizes of "Coeur-Joie" "Nina Ricci" perfume shall be as follows:

Size	Maximum price to—		
	Wholesalers ¹	Retailers ¹	Consumers
1/2-ounce	\$11.00	\$12.00	\$20.00
2-ounce	22.00	24.00	40.00
2 1/2-ounce	41.25	45.00	75.00

¹ Terms: 2% 10 days, net 30 days; transportation charges prepaid on shipments of \$50 or more.

(c) Maximum wholesale and retail prices. The maximum prices on sales by others than the importer to the following classes of purchasers for the following sizes of "Coeur-Joie" "Nina Ricci" perfume, shall be as follows:

Size	Maximum price to—	
	Retailers ¹	Consumers
1/2-ounce	\$12.00	\$20.00
2-ounce	24.00	40.00
2 1/2-ounce	45.00	75.00

¹ Terms: 2% 10 days, net 30 days; transportation charges prepaid on shipments of \$50 or more.

(d) Notification of maximum prices. The importer or other sellers selling for

resale any size perfume priced under this order shall include on the invoice to each retailer, the following statement:

Your maximum selling price for the imported perfume as established by Order No. 116 issued by the Office of Price Administration under the Revised Maximum Import Price Regulation is (insert the applicable price and size of perfume sold).

(e) Less than maximum prices. Prices lower than those established by this order may be charged, demanded, paid or offered.

(f) Revocation and amendment. Order No. 112 under the Maximum Import Price Regulation, effective February 15, 1946, is hereby revoked.

(g) This order may be revoked or amended at any time.

This order shall become effective April 13, 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6209; Filed, Apr. 12, 1946;
11:35 a. m.]

[MPR 120, Order 1628]

C & S COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES
AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance

with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and State. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

C & S COAL CO., 504 CLINCHFIELD ST., KINGSFORT, TENN., TURNER MINE, UPPER BANNER SEAM, MINE INDEX NO. 2286; SCOTT COUNTY, VA., SUBDISTRICT 7, RAIL SHIPPING POINT, SUNBRIGHT, VA., F. O. G. 202, DEEP MINE

	Size group Nos.												
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19
Price classification	M	M	M	M	K	K	J	F	C	E	D	K	K
Rail shipments and railroad fuel	365	365	360	360	350	330	330	330	330	385	315	300	295
Truck shipment	395	375	350	350	335	310	275	270	270	—	—	—	—

¹ Previously established.

IRA POTTER, JENKINS, KY., IRA POTTER NO. 3 MINE, ELKHORN NO. 3 SEAM, MINE INDEX NO. 7696, LETCHER COUNTY, KY., SUBDISTRICT 1, RAIL SHIPPING POINT, JENKINS, KY., F.O.G. 61, DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 2

Price classification	H	H	H	H	F	F	E	E	C	C	A	D	D	D	
	Rail shipments and railroad fuel	395	390	375	375	370	365	335	330	330	385	320	315	315	315
Truck shipment	430	410	395	380	345	320	275	270	270	—	—	—	—	—	315

¹ Subject to the provisions of second revised order No. 1432 under MPR 120, as amended.

RUTH-ELKHORN COALS, INC., C/O O. L. GIBSON, NORTON, VA., BEAR CREEK MINE, BLAIR SEAM, MINE INDEX NO. 7702, WISE COUNTY, VA., SUBDISTRICT 7, RAIL SHIPPING POINT: ESSERVILLE, VA., F. O. G. 200 MINE, MAXIMUM TRUCK PRICE GROUP NO. 5

Price classification	O	O	O	O	K	K	J	F	C	E	D	G	G	G	
	Rail shipments and railroad fuel	360	355	340	340	360	350	330	330	330	385	315	310	300	295
Truck shipment	395	375	350	350	335	310	275	270	270	—	—	—	—	—	315

STAPLETON BROS. COAL CO., CROMONA, KY., STAPLETON BROS. COAL MINE, ELKHORN SEAM, MINE INDEX NO. 7690, LETCHER COUNTY, KY., SUBDISTRICT 1, RAIL SHIPPING POINT: FLEMING, KY., F. O. G. 62, DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 5

Price classification	H	H	H	H	F	F	E	E	C	C	A	D	D	D	
	Rail shipments and railroad fuel	395	390	375	375	370	355	335	330	330	385	320	315	315	315
Truck shipment	395	375	350	350	335	310	275	270	270	—	—	—	—	—	315

¹ Subject to the provisions of second revised order No. 1432 under MPR 120, as amended.

This order shall become effective April 12, 1946.

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6211; Filed, Apr. 12, 1946;
11:37 a. m.]

[MPR 120, Order 1627]

EARL M. BROWN AND WILLIAMS COAL MINING CO.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

EARL M. BROWN, CLEARFIELD, PA., BROWN NO. 5 MINE, C SEAM, MINE INDEX, NO. 3937,¹ CLEARFIELD, COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT, CLEARFIELD, PA., DEEP AND STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification	F	F	2 F	F	F
Rail shipment ²	335	335	2 335	305	305
Railroad locomotive fuel ²	320	320	2 305	295	295
Truck shipment ²	360	335	2 335	325	315

The foregoing maximum prices are applicable to strip-mined coals. To determine the maximum prices for deep-mined coals add 35¢ per net ton to each of the foregoing maximum prices.

¹ Strip-mined coal is subject to the provisions of order No. 1548 under MPR 120.

² Previously established.

WILLIAMS COAL MINING CO., RAMEY, PA., KING NO. 1 MINE, E SEAM, MINE INDEX NO. 3704,¹ CLEARFIELD, COUNTY, PA., SUBDISTRICT 20, RAIL SHIPPING POINT, JENESVILLE, PA., STRIP MINE

Price classification	F	F	1 F	F	F
Rail shipment ²	335	335	2 335	305	305
Railroad locomotive fuel ²	320	320	2 305	295	295
Truck shipment ²	360	335	2 335	325	315

¹ Previously established.

² Subject to the provisions of order No. 1548 under MPR 120.

This order shall become effective April 13, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.[F. R. Doc. 46-6210; Filed, Apr. 12, 1946;
11:36 a. m.]

[MPR 120, Order 1629]

CENTRAL OHIO COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 4. The mine index numbers and the price classifications assigned are permanent

but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.215 and all other provisions of Maximum Price Regulation No. 120.

CENTRAL OHIO COAL CO., c/o AMERICAN GAS AND ELECTRIC SERVICE CORP., 30 CHURCH ST., NEW YORK 8, N. Y., CENTRAL OHIO COAL CO. MINE, NO. 6 SEAM, MINE INDEX NO. 4271, MUSKINGUM COUNTY, OHIO, SURDISTRICT 6 FOR ALL METHODS OF SHIPMENT, STRIP MINE, RAIL SHIPPING POINT, FULTONHAM, OHIO

	Size group Nos.												
	1	2	3	3A	4	5	6	7	8	9	10	11	12
Rail shipments and railroad fuel	325	325	295	295	295	295	285	245	245	250	210	-----	250
Truck shipment	360	360	360	320	320	265	265	230	230	265	265	-----	265

HANGING ROCK IRON & COAL CO., c/o ERNEST BURNEM, ROUTE NO. 2, IRENTON, OHIO, HANGING ROCK IRON & COAL CO. MINE, NO. 5 SEAM, MINE INDEX NO. 4269, LAWRENCE COUNTY, OHIO, SURDISTRICT 7 FOR ALL METHODS OF SHIPMENT, DEEP MINE, RAIL SHIPPING POINT, IRENTON, OHIO

	Size group Nos.											
	371	371	341	341	341	341	311	281	271	301	-----	311
	401	401	401	361	361	291	291	266	256	291	-----	291
Rail shipments and railroad fuel	371	371	341	341	341	341	311	281	271	301	-----	311
Truck shipment	401	401	401	361	361	291	291	266	256	291	-----	291

THE OHIO POWER CO., c/o AMERICAN GAS AND ELECTRIC SERVICE CORP., 30 CHURCH ST., NEW YORK 8, N. Y., PHILO NO. 1 MINE, NO. 6 SEAM, MINE INDEX NO. 4272, MUSKINGUM COUNTY, OHIO, SURDISTRICT 6 FOR ALL METHODS OF SHIPMENT, STRIP MINE, RAIL SHIPPING POINT, DARLINGTON, OHIO

	Size group Nos.												
	325	325	295	295	295	295	285	245	245	250	210	-----	250
	360	360	360	320	320	265	265	230	230	265	265	-----	265
Rail shipments and railroad fuel	325	325	295	295	295	295	285	245	245	250	210	-----	250
Truck shipment	360	360	360	320	320	265	265	230	230	265	265	-----	265

This order shall become effective April 13, 1946.

PAUL A. PORTER,
Administrator.[F. R. Doc. 46-6212; Filed, Apr. 12, 1946;
11:37 a. m.]

[MPR 120, Order 1630]

L. H. & J. W. BORGMAN, INC., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set

forth herein. All are in District No. 3. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.214 and all other provisions of Maximum Price Regulation No. 120.

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L. H. & J. W. BORGMAN, INC., ROUTE 4, TUNNELTON, W. VA., MONITOR NO. 6 MINE, M. V. FREEPORT SEAM, MINE INDEX NO. 2203, PRESTON COUNTY, W. VA., RAIL SHIPPING POINT, IRONA, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3.

	Size group Nos.				
	1	2	3	4	5
Price classification	J	J	J	J	J
Rail shipment and railroad fuel	333	333	318	318	318
Truck shipment	343	343	313	308	298

N. T. JENKINS, 608 ONA ST., GRAFTON, W. VA., RIDGE NO. 3 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2206, TAYLOR COUNTY, W. VA., RAIL SHIPPING POINT, GRAFTON, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	Size group Nos.				
	1	2	3	4	5
Price classification	F	F	F	F	F
Rail shipment and railroad fuel	308	308	288	283	273
Truck shipment	343	343	313	308	298

SULLIVAN TRAIL COAL CO., WEST Pittston, PA., SULLIVAN TRAIL NO. 1 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2204, MONONGALIA COUNTY, W. VA., RAIL SHIPPING POINT, MORGANTOWN, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

	F	F	G	H	H
Rail shipment and railroad fuel	308	308	298	283	273
Truck shipment	343	343	313	308	298

SULLIVAN TRAIL COAL CO., WEST Pittston, PA., SULLIVAN TRAIL NO. 2 MINE, SEWICKLEY SEAM, MINE INDEX NO. 2205, MONONGALIA COUNTY, W. VA., RAIL SHIPPING POINT, MORGANTOWN, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 4

	J	J	J	J	J
Rail shipment and railroad fuel	293	293	278	278	263
Truck shipment	318	313	283	278	268

This order shall become effective April 13, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6213; Filed, Apr. 12, 1946;
11:38 a.m.]

[MPR 120, Order 1631]

A. T. ANGLE COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120. It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 7. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the

district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or prepara-

tion plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.218 and all other provisions of Maximum Price Regulation No. 120.

A. T. ANGLE COAL CO., WARFRANCE, W. VA., ANGLE MINE, SEWELL SEAM, MINE INDEX NO. 1063, GREENBRIER COUNTY, W. VA., SUBDISTRICT 1, RAIL SHIPPING POINT, QUINNWOOD, W. VA., STRIP MINE

	Size group Nos.									
	1	2	3	4	5	6	7	8	9	10
Price classification	D	D	C	A	A	B	B	C	C	
Rail shipment	410	420	430	385	375	410	380	345	340	
Truck shipment	495	415	445	380	365	360				

THEWES & SONS COAL CO., MARSOTT, W. VA., THEWES MINE, EAGLE SEAM, MINE INDEX NO. 1061, RALEIGH COUNTY, W. VA., SUBDISTRICT 2, RAIL SHIPPING POINT, LESTER, W. VA., DEEP MINE

	Size group Nos.											
	1	2	3	4	5	6	7	8	9	10	15,	
	16,	17									18,	20,
Price classification	L	L	L	L	F	F	E	E	C	E	A	A
Rail shipment	385	385	380	380	390	375	345	340	335	405	340	335
Truck shipment	455	390	420	330	365	300						

WINDING GULF COLLIERIES, BLUEFIELD, W. VA., WINDING GULF NO. 4 MINE, POCAHONTAS NO. 4 SEAM, MINE INDEX NO. 1094, RALEIGH COUNTY, W. VA., SUBDISTRICT 5, RAIL SHIPPING POINT, EAST GULF, W. VA., DEEP MINE

	Size group Nos.									
	1	2	3	4	5	6	7	8	9	10
Price classification	D	D	C	A	A	B	B	B	B	B
Rail shipment	410	420	430	385	375	410	380	350	345	340
Truck shipment	495	415	445	380	365	360				

Railroad locomotive fuel; for the following mine index Nos. 1093 and 1094:
Any single-screened lump or double-screened coals..... 395
Run of mine..... 380
Screenings, large than 1½" x 0 but not exceeding 2½" x 0..... 365
Screenings 1½" x 0 and smaller..... 340

Railroad locomotive fuel; for mine index No. 1091:
Any single-screened lump or double-screened coals..... 345
Run of mine..... 330
Screenings, larger than 1½" x 0 but not exceeding 2½" x 0..... 310
Screenings 1½" x 0 and smaller..... 305

This order shall become effective April 13, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6214; Filed, Apr. 12, 1946;
11:38 a.m.]

[MPR 591, Order 418]

BURKAY CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum list price, f. o. b. point of shipment, for sales by any per-

son of the Model 275 Gas Conversion Burner manufactured by the Burkay Company of Toledo, Ohio, and as described in the application dated March 9, 1946 which is on file with the Fabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be \$112.50 each.

(b) The maximum list price set forth in (a) above is subject to the following functional discounts:

On sales to distributors: 50 percent.
On sales to jobbers or utilities: 20 and 20 percent.

On sales to dealers or installers: 20 percent.

(c) The maximum net price for sales by any person to consumers of the Model 275 Gas Conversion Burner manufactured by the Burkay Company shall be \$112.50 each.

(d) The maximum prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable

as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(e) Each seller covered by this order, except on sales to consumer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except on sales to consumers, upon resale.

(f) The Burkay Company shall stencil on the conversion burner or attach a tag to the conversion burner covered by this order, the following:

OPA Maximum Retail Price—\$112.50

If tag is attached, it must also state "Do not detach".

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 13, 1946.

Issued this 12th day of April 1946.
PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6219; Filed, Apr. 12, 1946;
11:38 a. m.]

[MPR 120, Order 1632]

EARL SMITH AND WYBORN COAL CO.
ESTABLISHMENT OF MAXIMUM PRICES AND
PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 7. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.218 and all other provisions of Maximum Price Regulation No. 120.

No. 74—5

EARL SMITH, BOX 79 QUINWOOD, W. VA., EARL SMITH MINE, SEWELL SEAM, MINE INDEX NO. 1096, GREENBRIER COUNTY, W. VA., SUBDISTRICT 1, RAIL SHIPPING POINT, QUINWOOD, W. VA., DEEP MINE

	Size group Nos.									
	1	2	3	4	5	6	7	8	9	10
Price classification	D	D	C	A	A	B	B	C	C	C
Rail shipment	410	420	430	385	375	410	380	345	340	335
Truck shipment	495	415	380	380	365	360	—	—	—	—

WYBORN COAL CO., ALGOMA, W. VA., WYBORN MINE, POCAHONTAS NO. 3 SEAM, MINE INDEX NO. 1090
McDOWELL COUNTY, W. VA., SUBDISTRICT 3, RAIL SHIPPING POINT, NORTHPARK, W. VA., DEEP MINE

Price classification	B	B	A	A	A	B	B	C	C	C
Rail shipment	425	435	440	385	375	410	380	345	340	335
Truck shipment	495	415	445	380	365	360	—	—	—	—

Railroad locomotive fuel: For the following mine index Nos.	1090, 1096
Any single-screened lump or double-screened coals	395
Run of mine	380
Screenings, larger than $1\frac{1}{4}$ " x 0 but not exceeding $2\frac{1}{2}$ " x 0	365
Screenings, $1\frac{1}{4}$ " x 0 and smaller	340

This order shall become effective April 13, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 12th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6215; Filed, Apr. 12, 1946;
11:38 a. m.]

[MPR 188, Amdt. 3 to Order 5]

INNERSPRING MATTRESSES MADE WITH BONNELL, CLIP AND CRIMP TYPES (WIRE-TIED) UNITS

MAXIMUM PRICES FOR SALES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to § 1499.159e of Maximum Price Regulation No. 188. *It is ordered*, That Order No. 5 under § 1499.159e of Maximum Price Regulation No. 188 be, and it hereby is, amended in the following respect:

1. Section 9 (a) is amended to read as follows:

(a) *Retailers whose sales are covered by Maximum Price Regulation No. 580.* If the retailer determines his maximum price under Maximum Price Regulation No. 580, he shall calculate his maximum price following the rules set forth in that regulation.

This amendment shall become effective on the 20th day of April 1946.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6283; Filed, Apr. 15, 1946;
11:21 a. m.]

[MPR 188, Rev. Order 1470]

NEW METAL COTS AND DOUBLE DECK BEDS

MAXIMUM PRICES FOR SALES

Order No. 1470 under section 1499.159b of Maximum Price Regulation No. 188 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to § 1499.159b of Maximum Price Regulation No. 188, *It is ordered*:

Sec.

1. Purposes of this revised order.
2. Articles covered by this revised order.
3. Manufacturers' maximum prices.
4. Jobbers' maximum prices.
5. Retailers' maximum prices.
6. Terms of sale.
7. Retail price label.
8. Sales slips, receipts and invoices.
9. Establishment of maximum prices in certain cases.
10. Relationship of this revised order to other regulations or orders.
11. Revocation or amendment.
12. Effective date.

APPENDIX A—Maximum prices for sales by manufacturers and retailers of new metal cots and double deck beds.

SECTION 1. *Purposes of this revised order.* This revised order establishes maximum prices for sales at all levels of sale of new metal cots, (folding and rollaway), and double deck beds.

SECTION 2. *Articles covered by this revised order.* The articles covered by this revised order are new metal cots (folding and rollaway) and double deck beds.

SECTION 3. *Manufacturers' maximum prices—(a) Listed maximum prices.* Manufacturers' f. o. b. factory l. c. l. maximum prices for sales to retailers of most articles covered by this revised order are listed in Appendix A of this revised order.

(b) *Unlisted maximum prices.* (1) After April 20, 1946, a manufacturer shall not sell, offer to sell, deliver or offer to deliver any article covered by this revised order for sales of which maximum prices have not been established under paragraph (a) of this section; or by an order of the Office of Price Administration, until he has applied to the Office of Price Administration, Washington 25, D. C., for the establishment of his maximum prices for such sales, and until such maximum prices have been established by an order of the Office of Price Administration under this section, or, if the manufacturer has received no contrary notification from the Office of Price Administration, by the expiration of the waiting period referred to in subparagraph (2) below.

FEDERAL REGISTER, Tuesday, April 16, 1946

The application shall set forth the following (unless the information has already been furnished to the Office of Price Administration, in which case the date and the office to which it was furnished, shall be stated):

(i) The identifying number or trade name of the article to be priced.

(ii) The reasons why the article to be priced cannot be priced under paragraph (a) of this section.

(iii) The detailed specifications and an illustration of the article to be priced.

(iv) An itemized breakdown of the manufacturer's current unit direct cost of the article to be priced, showing separately, according to his own system of accounts or regularly prepared operating statements, all major component unit direct cost factors. For the purpose of this revised order, unit direct costs include direct labor and direct material costs but do not include factory burden (sometimes called factory overhead or indirect manufacturing expenses), packaging and crating costs, royalties and patterns, tool and die cost and items of administrative, general and selling expenses. Also, state the number of units of production upon which the unit direct costs were based.

(v) An itemized breakdown of the manufacturer's current unit direct cost as described in (iv) above, of the basic model in Appendix A of this revised order which is most nearly comparable to the article being priced.

(vi) Price lists in effect during March, 1942 showing:

The article most nearly comparable to the article being priced;

The article most nearly comparable to the basic model mentioned in (v) above;

All price differentials covering variations in the construction of these articles.

If the manufacturer was not making and selling new metal cots and double deck beds in March, 1942 he shall send the first price list which was in effect after March, 1942 showing the above.

(vii) Illustrations of the articles referred to in (vi) above.

(viii) A statement of the manufacturer's customary discounts, allowances and other price differentials to different classes of purchasers in effect for sales of new metal cots and double deck beds during March, 1942, or if the manufacturer was not making and selling new metal cots and double deck beds during March 1942, the same information for the first period after March 1942 during which the manufacturer was engaged in this business.

(ix) The proposed maximum prices to each class of purchaser for the article to be priced, and a statement of why the manufacturer believes those prices to be in line with the level of maximum prices established by this revised order.

Those proposed maximum prices shall be calculated as follows:

Step 1: The manufacturer shall determine the "unit direct cost" for the article being priced.

Step 2: The manufacturer shall select from the comparables for which maximum prices to retailers have already been established in Appendix A, the comparable which has a unit direct cost closest to the unit direct cost of the article being priced.

Step 3: The manufacturer shall determine the percentage markup over unit direct cost for the comparable selected.

Step 4: The manufacturer shall apply to the unit direct cost of the article being priced that percentage markup. The resulting price shall be the f. o. b. factory, l. c. l. maximum price for sales of the new article to retailers.

Step 5: The manufacturer shall calculate the retail ceiling price of the article by multiplying his proposed f. o. b. factory, l. c. l. maximum price to retailers by 184 percent, and rounding the result to the nearest five cents.

(2) In the absence of a contrary direction from the Office of Price Administration within 15 days after mailing his application, the manufacturer may offer the article in question for sale at the proposed maximum prices stated therein. If such proposed maximum prices are correctly computed they shall be subject to adjustment (but not retroactively) at any time by order of the Office of Price Administration if it appears that the maximum prices so established are out of line with the general level of prices established by this revised order. If the prices are incorrectly computed, the maximum price for a sale, offer to sell, or delivery of an article shall be the maximum price which is properly computed under the formula contained in this paragraph.

(c) If, before the issuance of this revised order, a manufacturer's maximum prices were established under paragraph (f) of Order No. 1470 for sales of any article covered by this revised order which is not listed in Appendix A, the manufacturer shall compute new maximum prices for his sales of that article as follows:

(i) He shall determine the weight of the wire in the article.

(ii) He shall determine the weight of the angles, flats and strips in the article.

(iii) He shall add to his maximum price established under paragraph (f) of Order No. 1470 the increase in his steel cost figured at \$9.00 per ton in the case of wire; and \$7.00 per ton in the case of angles, flats and strips.

The new maximum price so computed, the weight of the wire and the total weight of the angles, flats and strips, shall be reported by the manufacturer to the Office of Price Administration, Washington 25, D. C., before he first offers the article for sale at a price higher than the maximum price previously established for the article under Order No. 1470. If the reported maximum price is incorrectly calculated, the Office of Price Administration will issue an order establishing the correct maximum price for the manufacturer's sales of the article, which maximum price shall apply to all sales and deliveries of the article after April 20, 1946.

(d) If the manufacturer wishes to establish a maximum price for sales to a class of purchaser, or on terms and conditions of sale as to which he has no customary or established differentials to apply to his f. o. b. factory l. c. l. maximum prices, he shall file an application, giving the following information, with the Office of Price Administration, Washington, D. C.:

(i) The identifying number or trade name of the article being priced and its

f. o. b. factory l. c. l. maximum price to retailers fixed in Appendix A or under this section.

(ii) The new class of purchaser to which he wishes to sell, or the new terms and conditions of sale which he wishes to use.

(iii) Why he cannot determine his maximum prices for his proposed sales by the use of his customary or established price differentials as provided in section 6.

(iv) The proposed maximum prices, and why the manufacturer believes them to be in line with the maximum prices established by or under this revised order.

After receipt of the manufacturer's application, the Office of Price Administration will issue an order establishing the manufacturer's maximum prices in line with the level of maximum prices otherwise established by this revised order. Such an order may also fix the maximum prices of resellers of the article. Maximum prices so established for manufacturers' sales will apply to all sales and deliveries of the article since Order No. 1470, or this revised order, become applicable thereto.

SEC. 4. Jobbers' maximum prices. This section establishes jobbers' maximum prices for sales of articles covered by this revised order. Section 7 of this revised order sets forth the obligations of jobbers in regard to the tagging of each article covered by this revised order with the retail maximum (ceiling) price. A jobber is a person who receives delivery of an article covered by this revised order, and resells it without substantially changing its form to a person other than the ultimate consumer.

(a) Jobbers who sold the same manufacturer's article in March 1942. To determine a jobber's maximum price for a sale under certain conditions of a particular manufacturer's new metal cot or double deck bed, the jobber shall follow the steps stated below:

(1) *First.* The jobber shall choose the most comparable new metal cot or double deck bed made by the same manufacturer which the jobber was selling in March 1942.

(2) *Second.* The jobber shall determine the dollar amount by which his price for the sale of this most comparable article under the same conditions in March 1942 exceeds the manufacturer's March 1942 regularly quoted f. o. b. factory, l. c. l. price to retailers for that article. "Regular quoted price" to retailers is the highest price at which the manufacturer made a substantial number of his sales to retailers.

(3) *Third.* The jobber shall then add the dollar amount determined in (2) above to the manufacturer's current f. o. b. factory, l. c. l. maximum price to retailers.

(4) *Fourth.* The jobber shall subtract five cents from the result of the third step. The resulting figure is the jobber's maximum price. However, if the resulting figure is an amount less than the manufacturer's maximum price for the particular sale, the jobber's maximum price shall be that maximum price of the manufacturer.

If the manufacturer did not have a regularly quoted f. o. b. factory, l. c. l. price to retailers in March 1942, the jobber shall determine his maximum price under the steps stated above, except that in the second step, he shall substitute

the manufacturer's "March 1942 regularly quoted f. o. b. factory carload price to retailers" for the manufacturer's "March 1942 regularly quoted f. o. b. factory l. c. l. price to retailers", and in the third step, he shall substitute the manufacturer's "March 1942 f. o. b. factory, carload maximum price to retailers", for the manufacturer's "March 1942 f. o. b. factory, l. c. l. maximum price to retailers".

(b) *Jobbers who did not sell the same manufacturer's article in March 1942.* If a jobber did not sell the same manufacturer's new metal cot or double deck bed in March 1942, his warehouse maximum price or his delivered maximum price for an article covered by this revised order shall be the maximum price established below:

(1) *Delivered maximum price.* The jobber's delivered maximum price shall be the manufacturer's delivered maximum price for sales to the same class of purchaser of the same article to the same point of delivery. If the manufacturer does not have such a delivered maximum price, the jobber's delivered maximum price shall be determined as follows:

(i) *First.* The jobber shall take the manufacturer's f. o. b. factory, l. c. l. maximum price to retailers for the same article, and

(ii) *Second.* The jobber shall add the freight cost actually incurred by him for shipment of the article from the manufacturer's factory to the jobber's point of delivery. The resulting sum is the jobber's delivered maximum price; except that the freight cost which may be added shall not exceed the freight charges for direct shipment of such an article from the manufacturer's factory to the jobber's point of delivery by the least expensive readily available public carrier.

(2) *Warehouse maximum price.* The jobber's f. o. b. warehouse maximum price shall be the manufacturer's warehouse maximum price for the same article f. o. b. warehouse in the same city. If the manufacturer has no such warehouse maximum price, the jobber's warehouse maximum price shall be determined as follows:

(i) *First.* The jobber shall take the manufacturer's f. o. b. factory, l. c. l. maximum price to retailers for the same article, and

(ii) *Second.* The jobber shall add the freight costs actually incurred by him for shipment of the article from the manufacturer's factory to the jobber's warehouse. The resulting sum shall be the jobber's warehouse maximum price; except that the freight cost which may be added shall not exceed the freight charges for direct shipment of such an article from the manufacturer's factory to the jobber's warehouse by the least expensive readily available public carrier.

SEC. 5. Retailers' maximum prices—
(a) *Articles received by the retailer after the effective date of this revised order—*
(1) *Listed maximum prices.* Maximum prices for sales at retail of most of the articles covered by this revised order are listed in Appendix A of this revised order.

(2) *Unlisted maximum prices.* (a) If the manufacturer's maximum price is determined under section 3 (b) of this revised order, or was established under paragraph (f) of Order No. 1470, the retailer's maximum price for his sale of the article is the retail ceiling price calcu-

lated by multiplying the manufacturer's f. o. b. factory l. c. l. maximum price to retailers by 184 percent. If the manufacturer's maximum price is established by an order of the Office of Price Administration under section 3 (d) of this revised order, the retailers' maximum price is the retail maximum price established by such order.

(b) *Articles in inventory on the effective date of this revised order.* If a retailer has an article covered by this revised order in his inventory on the effective date hereof, he shall determine his maximum (retail ceiling) price by multiplying his actual invoice cost for the article by 184 percent. Such articles must be tagged by the retailer as required by section 7 of this revised order.

(c) *Credit charges.* Charges for the extension of credit may be added to the maximum (ceiling) retail prices established by this revised order only to the extent permitted by this paragraph (c).

(1) Sellers who in March 1942 collected a separately stated additional charge for the extension of credit on sales of articles covered by this revised order or similar types of articles may collect a charge for the extension of credit on sales under this revised order, not exceeding such charge in March 1942 on a similar sale on similar terms to the same class of purchaser. Sellers who did not so state and collect an additional charge may collect a charge for the extension of credit only on installment-plan sales; and the charge shall not exceed the separately stated additional charge collected for the extension of credit on a similar sale on similar terms to the same class of purchaser in March 1942 by the seller's closest competitor who made such a separately stated charge.

An installment-plan sale, as used in the above paragraph, means a sale where the unpaid balance is to be paid in installments over a period of either (i) six weeks or more from the date of sale in the case of weekly installments, or (ii) eight weeks or more in the case of other than weekly installments.

(2) All charges for the extension of credit shall be quoted and stated separately. Any charge which is not quoted and stated separately, or which otherwise does not conform to this section shall, for the purpose of this revised order be considered to be part of the price charged for the article sold.

(3) No seller may require as a condition of sale that the purchaser must buy on credit.

SEC. 6. Terms of sale. Maximum prices established by this revised order are subject to each seller's terms, discounts, allowances and other price differentials in effect during March 1942, or approved under any order or regulation of the Office of Price Administration.

SEC. 7. Retail price label. (a) No person shall sell, offer to sell, or deliver, and no person shall receive delivery of an article covered by this revised order in the course of trade or business unless there is securely attached to such article a durable tag containing in easily readable lettering the following:

O. P. A. has established a retail ceiling price of \$— (insert correct figure) for

this (insert "metal cot" or "double deck bed"). Lower prices may be charged.

This tag may not be removed until after delivery to the consumer.

Every article delivered to a jobber or a retailer, after the effective date of this revised order must have the tag described above securely attached to it at all times while in his stock (including those in warehouse or storage).

(b) A manufacturer or jobber who delivers an article covered by this revised order shall attach the tag described in paragraph (a) above to it. In most cases the person who must attach the tag will be the manufacturer but in those cases where articles are in the stock of jobbers or retailers, when this revised order becomes effective, they must attach the tag. As stated in paragraph (a) it shall be the responsibility of each jobber and retailer to see to it that a tag as described in paragraph (a) is attached to every new metal cot and double deck bed in his stock.

SEC. 8. Sales slips, receipts, and invoices. After the effective date of this order, every seller (other than at retail) making a sale of an article covered by this revised order shall furnish the purchaser with a sales slip, receipt, invoice or other similar written evidence of purchase showing the date of sale, the type of article sold—(metal rollaway cot, tubular end folding cot, etc.), the size of the article, the manufacturer's or seller's item number, the price charged for the article, the nature and amount of any additional charges, and the name and address of the seller and the purchaser. This sales slip, receipt or invoice or other written evidence of purchase shall be kept by the purchaser and a carbon copy of it kept by the seller for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 9. Establishment of maximum prices in certain cases. If any seller subject to this revised order fails to make the application for price approval which this order requires in certain instances, the Office of Price Administration may, either upon application, or upon its own motion, issue orders under this section establishing maximum prices which are in line with the level of maximum prices established by this revised order. Maximum prices, so established, shall be effective as of the date of first sale.

SEC. 10. Relationship of this revised order to other regulations or orders—
(a) *Maximum Price Regulations Nos. 188 and 580, and the General Maximum Price Regulation.* This revised order supersedes the provisions of Maximum Price Regulations Nos. 188 and 580, and of the General Maximum Price Regulation, only to the extent that its provisions are inconsistent with the provisions of those regulations.

(b) *Supplementary Order No. 118 and Revised Supplementary Order No. 119.* Maximum prices established under this revised order may not be adjusted under Supplementary Order No. 118, Revised Supplementary Order No. 119, or Supplementary Order No. 133.

FEDERAL REGISTER, Tuesday, April 16, 1946

SEC. 11. Revocation or amendment.
This revised order may be revoked or amended by the Price Administrator at any time.

APPENDIX A—MAXIMUM PRICES FOR SALES BY MANUFACTURERS AND RETAILERS OF NEW METAL COTS AND DOUBLE DECK-BEDS

METAL ROLL-A-WAY COTS (AUTOMATIC)

	F. o. b. factory l. c. l. maximum price	Cash maxi- mum retail price
Class 1—Link wire fabric cot:		
2'6" size.....	\$4.90	\$9.00
3'3" size.....	5.40	10.00
3'6" size.....	5.65	10.50
4'0" size.....	6.20	11.50
Far West Zone differential ¹40	.75

Frame: 1" x 1" x #11 ga. angle.
Stand arches: 1" x 1" x 11 ga. angle.
Folding legs: 3/4" x 3/4" x #11 ga. angle.
Operating braces: 1" x #12 ga. band or equivalent.
Spring fabric: Standard 2" x 4" link, #14 ga. wire, or an equivalent fabric, attached to frame by helicals.
Hardware: Castors or glides.
Finish: Oil base enamel.

	F. o. b. factory l. c. l. maximum price	Cash maxi- mum retail price
Class 2—Coil cot, helical top:		
2'6" size 40 coil.....	\$6.85	\$12.70
3'3" size 50 coil.....	7.65	14.15
3'6" size 60 coil.....	7.95	14.70
4'0" size 70 coil.....	8.55	15.85
Far West Zone differential ¹55	1.00

Frame: 1" x 1" x #11 ga. angle.
Stand arches: 1" x 1" x #11 ga. angle.
Folding legs: 3/4" x 3/4" x #11 ga. angle.
Operating braces: 1" x #12 ga. band or equivalent.
Coils: 12 ga., single deck 5" high.
Helicals: #17 ga.
Slats: 3/8" x #12 ga. bands.
Lengthwise crimps: #12 ga.
Hardware: Caster or slides.
Finish: Oil base enamel.

	F. o. b. factory l. c. l. maximum price	Cash maxi- mum retail price
Class 3—Cable fabric cot:		
2'6" size.....	\$5.40	\$10.00
3'0" size.....	5.65	10.50
3'3" size.....	5.90	11.00
3'6" size.....	6.15	11.50
4'0" size.....	6.70	12.40
Far West Zone differential ¹40	.75

Frame: 1" x 1" x #11 ga. angle.
Stand arches: 1" x 1" x #11 ga. angle.
Folding legs: 3/4" x 3/4" x #11 ga. angle.
Operating braces: 1" x #12 ga. bands or equivalent.
Cable fabric: 16 double lengths (2/6 size) of 7 strand 22 ga. cable or equivalent in weight, assembled by clips or links, attached to end rails by 12 ga. helicals.
Hardware: Caster or slides.
Finish: Oil base enamel.

METAL FOLDING COTS

	F. o. b. factory l. c. l. maximum price	Cash maxi- mum retail price
Class 4—Tubular end link fabric:		
2'6" size.....	\$3.75	\$7.00
3' size.....	4.00	7.50
Far West Zone differential ¹40	.75

Ends: 7/8" O. D. steel tube.
End rails: 1 1/4" x 1 1/4" x #11 ga. angle.
Side rails: 1 1/4" x 1 1/4" x #11 ga. angle.
End braces: 1" x #12 ga. band or equivalent.
Spring fabric: Standard 2" x 4" link, #14 ga. wire or an equivalent fabric, attached to frame by helicals.
Finish: Oil base enamel.

APPENDIX A—MAXIMUM PRICES FOR SALES BY MANUFACTURERS AND RETAILERS OF NEW METAL COTS AND DOUBLE DECK-BEDS—CON.**METAL FOLDING COTS—continued**

	F. o. b. factory l. c. l. maximum price	Cash maxi- mum retail price
Class 5—Angle end link fabric cot:		
2'6" size.....	\$3.35	\$6.20
3'0" size.....	3.60	6.70
Far West Zone differential ¹40	.75

Ends: 3/4" x 3/4" x #11 ga. angle.
End rails: 1 1/4" x 1 1/4" x #11 ga. angle.
Side rails: 1 1/4" x 1 1/4" x #11 ga. angle.
End braces: 1" x #12 ga. band or equivalent.
Spring fabric: Standard 2" x 4" link, #14 ga. wire, or an equivalent fabric, attached to frame by helicals.
Finish: Oil base enamel

DOUBLE DECK BEDS

	F. o. b. factory l. c. l. maximum price	Cash maxi- mum retail price
Class 6—Angle and bed:		
2'6" size.....	\$7.90	\$14.50
3'0" size.....	8.45	15.45
Far West zone differential ¹	1.00	1.85

End stand posts: 1 1/4" x 1 1/4" x #11 ga. angle.
End stand top rail: 1 1/4" x 1 1/4" x #11 ga. angle.
Side rails: 1 1/4" x 1 1/4" x #11 ga. angle.
End rails: 1 1/2" x 1 1/2" x #11 ga. angle.
Corner braces: 1" x #11 ga. band or equivalent.
End scissor braces: 1" x #11 ga. band.
Spring fabric: Standard 2" x 4" link, #14 ga. wire, or an equivalent fabric, attached to frame by helicals.
Finish: Oil base enamel

¹"Far West zone" for the purpose of this regulation means the States of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, Wyoming, and the following counties in Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos, and Reeves. The differential may be added on all sales made in the "Far West zone."

SEC. 12. Effective date. This revised order shall become effective on April 20, 1946.

NOTE: The record keeping and reporting provisions of this revised order have been approved by the Bureau of the Budget, in accordance with the Federal Reports Act of 1942, as amended.

Issued this 15th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-6285; Filed, Apr. 15, 1946;
11:23 a. m.]

Regional and District Office Orders.

[Region IV Order G-1 Under MPR 592,
Revocation]

CONCRETE BLOCK IN SOUTHEAST FLORIDA AREA

Order of revocation of order No. G-1 under section 17 of Maximum Price Regulation No. 592. Maximum prices for sales of concrete block by producers in southeast Florida area. Docket No. IV-592-17-1.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region IV of the Office of Price Administration by section 17 of Maximum Price Regulation No. 592, *It is hereby ordered*, That on and after April 1, 1946, Regional Order No. G-1, as amended, under section 17 of Maxi-

mum Price Regulation No. 592, dated November 28, 1945, covering sales of certain sizes of Grade "A" and Grade "B" concrete block produced within the counties designated in Order No. G-1, as amended, should be and the same is hereby revoked.

This order shall become effective April 1, 1946.

Issued this March 27, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6041; Filed, Apr. 10, 1946;
2:10 p. m.]

[Region III Order G-76 Under RMPR 122,
Amdt. 1]

BITUMINOUS COAL IN SOUTHWESTERN INDIANA AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region III of the Office of Price Administrator by § 1340.260 of Revised Maximum Price Regulation No. 122, *It is ordered*, That Order No. G-76 to Revised Maximum Price Regulation No. 122 be, and hereby is, amended in the following respects:

1. The first sentence in paragraph (a) is amended to read as follows: "This adopting order establishes maximum prices for sales of bituminous coal made by dealers where delivery is made by truck direct from mines in Producing Districts Nos. 9, 10 or 11 to domestic consumers within the Southwestern Indiana area, hereinafter described."

2. The first sentence in paragraph (d) is amended to read as follows: "All dealers subject to this adopting Order No. G-76 may add to the maximum prices established herein the increase of maximum prices authorized by Special Order No. 1 under Basic Order No. G-74 on all sales made between the effective date of this Order No. G-76 and April 30, 1946."

This Amendment No. 1 shall become effective March 22, 1946.

Issued March 29, 1946.

E. C. TURNEY,
Acting Regional Administrator.

[F. R. Doc. 46-6029; Filed, Apr. 10, 1946;
2:07 p. m.]

[Region III Order G-23 Under Gen. Order 68]

STOCK MILLWORK IN THE COLUMBUS, OHIO, AREA

For the reasons set forth in an opinion issued simultaneously herewith, filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of the Office of Price Administration by General Order 68, it is ordered:

SECTION 1. What this order does. This order determines maximum prices for certain sales of the specified stock millwork items set forth in a price list designated Table 1, attached to this order and made a part hereof. These maximum prices shall be the only maximum prices for these items when sold to an ultimate user or to a purchaser for resale on an

installed basis. It includes the type of sale referred to in the trade as a "contract sale" wherein the seller provides his own take off from plans and specifications, quotes a flat price, and guarantees enough material to complete the job.

SEC. 2. Geographical applicability. This order applies to all sales or deliveries made by any seller located in the area covered by this order, or any sales or delivery to any buyer located in this area. The area covered by this order shall consist of Franklin County in the State of Ohio.

SEC. 3. Relationship to other orders and regulations. This order supersedes MPR 44 and MPR 293 and the General Maximum Price Regulation for all sales of the listed items covered by this order. Sales of any items not specifically described in Table 1, remain subject to all applicable regulations issued by the Office of Price Administration.

SEC. 4. Maximum prices, allowances and discounts. (a) The prices set out in the attached table, are the maximum prices which may be charged for the items shown whether purchased from manufacturers, jobbers, or self-produced. Prices lower than the maximum prices may, of course, be charged or paid. Any seller may quote on a contract basis, wherein he takes off quantities from blueprints and guarantees sufficient material to finish the job, without violating this order provided he maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices permitted by this order as well as any other applicable regulation. If quotations are made on a contract basis, however, and the quantity of stock millwork actually furnished is valid at less than the contract price, the maximum charge which may be made is the total of the maximum price for the items actually furnished and not the contract price.

(b) The prices set out in Table 1, are base prices for sales to ultimate users and are subject to the following discounts:

(1) A discount of not less than 5% of these prices shall be granted to all bona fide purchasers for "resale on an installed basis" when buying in less than house lots;

(2) A discount of not less than 10% of these prices shall be granted to all bona fide purchasers for "resale on an installed basis" when buying in house lots regardless of the time and method of delivery by the seller;

(3) For all sales made to bona fide "re-sellers on an installed basis", a discount of not less than 2% of the net invoice for payment on or before the tenth of the calendar month following the date of delivery. This discount shall not apply on sales quoted and sold on a contract basis;

(c) *Delivery additions.* The prices set in this order include all additions or charges for delivery. No deduction need be made where the purchaser elects to make his own delivery. In those cases where the stock millwork is taken from the stock of a retailer's warehouse and loaded on cars for shipment to a purchaser for resale on an installed basis or ultimate consumer in a different area, the prices are f. o. b. cars.

SEC. 5. Notification. Each seller subject to this order and making sales covered by this order shall keep for inspection by any purchaser, and make available to such purchaser upon request a copy of this order together with the price lists and prices established by this order.

SEC. 6. Invoice. Each seller subject to this order shall furnish to every buyer within ten (10) days after making a sale of any items covered by this order an invoice containing a sufficiently complete description of the millwork items sold to show whether or not the price is within the maximum permitted. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

SEC. 7. Record keeping. Each seller must keep at his place of business available for inspection by representatives of

the OPA so long as the Emergency Price Control Act of 1942 is amended or remains in effect, records concerning each sale covered by this order, showing the following:

1. Name and address of purchaser.

2. Place of delivery.

3. Date of transaction.

4. An itemized description of the materials and services invoiced, and the prices charged.

5. If the stock millwork is sold on a firm contract price basis and includes two or more different items, the seller must keep a record describing his calculations of each item sold by reason of such firm contract price.

SEC. 8. Prohibitions and evasions. (a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices set forth in the price list attached hereto.

(b) All sales shall be made subject to the allowances and discounts set forth herein. Every seller shall be subject to the notification invoice and record provisions set forth above. No provisions to this order shall supersede any requirement or prohibition set forth in any price regulation except insofar as the requirements of this order are inconsistent with requirements of any other regulation or order issued by the Office of Price Administration. Persons violating any provisions of this order are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942.

SEC. 9. Posting. Every seller making a sale covered by this order shall post a copy of the list of maximum prices fixed by this order.

SEC. 10. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective March 29, 1946.

Issued March 15, 1946.

J. F. KESSEL,
Regional Administrator.

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO

INTERIOR WESTERN PONDEROSA PINE DOORS

[Ovolo sticking]

Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6 panel colonial No. 1, W. P.	Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6 panel colonial No. 1, W. P.	
2' 0" x 6' 0"	3 1/8"	\$5.42							2' 6" x 7' 0"	13 1/8"	\$8.79	\$8.28	\$8.79			\$7.95	\$8.61	\$9.56
2' 0" x 6' 0"	13 1/8"	6.02	\$6.02						2' 8" x 6' 3"	13 1/8"	8.34	7.86						9.14
2' 6" x 6' 6"	13 1/8"	7.22							2' 8" x 6' 6"	13 1/8"	8.03	7.80	8.03	\$7.70	7.47	7.64	8.51	
1' 6" x 6' 8"	13 1/8"		6.72						2' 8" x 6' 10"	13 1/8"	9.05	8.54			8.67	8.36		
1' 6" x 7' 0"	13 1/8"								2' 8" x 7' 0"	13 1/8"	9.17	8.63	9.17		8.28	8.46	9.93	
1' 8" x 6' 8"	13 1/8"								2' 10" x 6' 6"	13 1/8"	8.72							
1' 10" x 6' 8"	13 1/8"								2' 10" x 6' 8"	13 1/8"	8.84	8.33	8.84		7.98	8.66	9.60	
2' 0" x 6' 0"	13 1/8"	6.06	6.06	\$5.82		5.81	5.94	6.81	2' 10" x 6' 10"	13 1/8"	9.42	9.42	9.42		9.05	9.26	10.20	
2' 0" x 6' 6"	13 1/8"	6.54	6.36			6.09	6.41	7.10	2' 10" x 7' 0"	13 1/8"	9.54	9.54	9.54		9.17	9.33	10.31	
2' 0" x 6' 8"	13 1/8"	6.65	6.47	6.65		6.20	6.51	7.19	3' 0" x 6' 6"	13 1/8"	9.05							
2' 0" x 6' 10"	13 1/8"	7.55	7.11			7.23			3' 0" x 6' 8"	13 1/8"	9.23	8.70			8.85		9.98	
2' 0" x 7' 0"	13 1/8"	7.64	7.20	7.64		7.32	7.49	8.45	3' 0" x 7' 0"	13 1/8"	9.98	9.41	9.98		9.56	9.78	10.73	
2' 2" x 6' 8"	13 1/8"					7.13	7.28	8.24	2' 6" x 6' 8"	13 1/8"								
2' 2" x 7' 0"	13 1/8"					7.70	7.86	8.81	2' 8" x 6' 8"	13 1/8"								
2' 4" x 6' 0"	13 1/8"					7.08			2' 10" x 6' 8"	13 1/8"					11.36		12.68	
2' 4" x 6' 4"	13 1/8"								3' 0" x 6' 8"	13 1/8"							13.05	
2' 4" x 6' 6"	13 1/8"					6.71	6.84	7.11	2' 6" x 7' 0"	13 1/8"							13.56	
2' 4" x 6' 8"	13 1/8"					6.84	7.01	7.88	2' 8" x 6' 8"	13 1/8"					11.69			
2' 4" x 6' 10"	13 1/8"					7.97	8.12		2' 8" x 7' 0"	13 1/8"					11.12			
2' 4" x 7' 0"	13 1/8"					8.06	8.24	9.18	2' 10" x 6' 10"	13 1/8"					11.93			
2' 6" x 6' 0"	13 1/8"					7.64	7.64	7.05	2' 10" x 7' 0"	13 1/8"					13.01			
2' 6" x 6' 8"	13 1/8"					7.58	7.35	7.58	2' 10" x 7' 0"	13 1/8"					13.18			
2' 6" x 6' 10"	13 1/8"					7.68	7.46	7.68	2' 10" x 7' 0"	13 1/8"					11.99			
2' 6" x 7' 0"	13 1/8"					7.82	7.29	8.16	3' 0" x 6' 8"	13 1/8"					13.22		14.48	
2' 6" x 7' 0"	13 1/8"					8.33	8.49		3' 0" x 7' 0"	13 1/8"								

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TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO—Continued
FIR GLASS DOORS
[No. 2 quality]

Stock sizes	Thickness	3X-1 light		3X-3 lights		3X panels—4 lights		3X panels—6 lights		Stock sizes	Thickness	3X-1 light		3X-3 lights		3X panels—4 lights		3X panels—6 lights	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 1/8"	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19	2' 10" x 6' 10"	1 1/8"	\$7.44	\$8.26	\$7.80	\$9.42	\$7.92	\$9.54	\$8.16	\$9.96
2' 6" x 6' 8"	1 1/8"	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34	3' 0" x 7' 0"	1 1/8"	7.58	9.90	8.24	10.05	8.36	10.17	8.61	10.59
2' 8" x 6' 8"	1 1/8"	6.68	6.68	7.04	8.12	7.17	8.25	7.46	8.64										

CELLAR SASH

[2 light cellar sash, western ponderosa pine]

Glass size		Thickness (inches)	Open	Glazed, single strength	Glass size		Thickness (inches)	Open	Glazed, single strength
12" x 14"		1 1/8	\$0.95	\$1.34	14" x 18"		1 1/8	\$1.16	\$1.83
12" x 16"		1 1/8	.98	1.44	14" x 20"		1 1/8	1.19	1.89
12" x 18"		1 1/8	1.01	1.61	15" x 12"		1 1/8	1.08	1.59
14" x 12"		1 1/8	1.08	1.62	15" x 14"		1 1/8	1.13	1.83
14" x 14"		1 1/8	1.08	1.62	15" x 16"		1 1/8	1.16	1.83
14" x 15"		1 1/8	1.13	1.76	15" x 18"		1 1/8	1.19	1.89
14" x 16"		1 1/8	1.13	1.76	15" x 20"		1 1/8	1.20	2.10

[3 light cellar sash—western ponderosa pine]

8" x 10"	1 1/8	\$0.90	\$1.17	10" x 16"		1 1/8	\$1.08	\$1.79
10" x 12"	1 1/8	1.02	1.38	10" x 18"		1 1/8	1.20	1.98
10" x 14"	1 1/8	1.07	1.58	10" x 20"		1 1/8	1.25	2.10

HOTBED SASH

Sash opening	Open	Glazed	Number rows glass	Sash opening	Open	Glazed	Number rows glass
3' 0" x 6' 0" 1 1/8	\$3.14	\$6.29	3	4' 0" x 6' 0" 1 1/4	\$5.57	\$9.45	4

KNOCKED DOWN SASH PARTS, TOXIC TREATED—WESTERN PONDEROSA PINE

[1 1/8" 2 check windows—Ohio knocked down wood parts—"profit"]

Glass	Stile or top rail	Check rail	Bottom rail	Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20	30"	\$0.27	\$0.23	\$0.36
14"	.18	.14	.23	32"	.30	.24	.39
16"	.18	.15	.24	34"	.32	.26	.41
18"	.20	.17	.26	36"	.33	.27	.44
20"	.21	.18	.27	38"	.33	.27	.44
22"	.23	.18	.29	40"	.36	.29	.50
24"	.23	.20	.30	42"	.39	.30	.50
26"	.24	.20	.33	44"	.42	.33	.54
28"	.26	.21	.33	48"	.48	.39	.65

For ogee lugs (Cincinnati opening only) add for complete set (4 stiles)—\$0.45.

CUPBOARD DOORS 1 1/8"—1 PANEL WESTERN PONDEROSA PINE

1' 4" x 2' 0"	\$1.37	1' 4" x 3' 0"	\$1.86	1' 4" x 4' 0"	\$2.42	1' 4" x 5' 0"	\$3.08
1' 6" x 2' 0"	1.46	1' 6" x 3' 0"	1.95	1' 6" x 4' 0"	2.55	1' 6" x 5' 0"	3.27
1' 8" x 2' 0"	1.50	1' 8" x 3' 0"	2.13	1' 8" x 4' 0"	2.76	1' 8" x 5' 0"	3.54
2' 0" x 2' 0"	1.73	2' 0" x 3' 0"	2.37	2' 0" x 4' 0"	3.08	2' 0" x 5' 0"	3.95
1' 4" x 2' 6"	1.68	1' 4" x 3' 6"	2.18	1' 4" x 4' 6"	2.76	1' 4" x 6' 0"	4.41
1' 6" x 2' 6"	1.77	1' 6" x 3' 6"	2.28	1' 6" x 4' 6"	2.91	1' 6" x 6' 0"	5.19
1' 8" x 2' 6"	1.91	1' 8" x 3' 6"	2.51	1' 8" x 4' 6"	3.18		
2' 0" x 2' 6"	2.13	2' 0" x 3' 6"	2.76	2' 0" x 4' 6"	3.50		

FIR PANEL DOORS

Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2	Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2
2' 0" x 6' 0"	1 1/8"					2' 4" x 7' 0"	1 1/8"	\$7.04	\$6.84		
2' 6" x 6' 0"	1 1/8"					2' 6" x 6' 0"	1 1/8"	6.29	6.12		
2' 8" x 6' 8"	1 1/8"					2' 6" x 6' 6"	1 1/8"	6.02	5.85		
1' 6" x 6' 8"	1 1/8"					2' 6" x 6' 8"	1 1/8"	6.09	5.94		
2' 0" x 6' 0"	1 1/8"	\$5.63	\$5.48	\$5.81		2' 8" x 6' 0"	1 1/8"	6.81	6.63		
2' 0" x 6' 6"	1 1/8"	5.25	5.12	5.12		2' 8" x 6' 8"	1 1/8"	6.27	6.09	6.45	6.09
2' 0" x 6' 8"	1 1/8"	5.49	5.34	5.48		2' 8" x 7' 0"	1 1/8"	6.98	6.80		
2' 0" x 6' 8"	1 1/8"	5.63	5.48	5.81		2' 10" x 6' 10"	1 1/8"	7.65	7.44		
2' 0" x 7' 0"	1 1/8"	6.68	6.50			2' 10" x 7' 0"	1 1/8"	7.73	7.52		
2' 4" x 6' 6"	1 1/8"	5.85	5.69			2' 10" x 7' 0"	1 1/8"	8.09	7.88		
2' 4" x 6' 8"	1 1/8"	5.94	5.78	6.12		3' 0" x 7' 0"	1 1/8"				

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TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO—Continued
WESTERN PONDEROSA PINE GLASS DOORS

Stock sizes	Thickness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 559		N. D. 561		N. D. 562		N. D. 567		
		Open	Glazed																			
2' 6" x 6' 6"	13/16"																				\$7.40	\$9.39
2' 6" x 6' 8"	13/16"																				7.44	9.48
2' 8" x 6' 8"	13/16"																					
3' 0" x 6' 8"	13/16"																					
2' 10" x 6' 10"	13/16"	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.59	11.30	9.03	11.91					
2' 8" x 7' 0"	13/16"	9.03	12.29	10.77	13.83	8.70	10.88	8.61	10.02	9.45	10.62	9.93	12.09	7.86	11.12	9.30	12.18	9.68	12.63	8.24	11.15	
2' 10" x 7' 0"	13/16"	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.19	10.10	
3' 0" x 7' 0"	13/16"	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.49	11.75	
2' 6" x 6' 8"	13/16"																					
2' 8" x 6' 8"	13/16"																					
2' 10" x 6' 8"	13/16"	11.87	14.76	14.27	17.07	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	13.20	12.20	13.67	12.72	14.51	10.71	12.96	
3' 0" x 6' 8"	13/16"																					
2' 10" x 6' 10"	13/16"	12.44	15.69	14.85	17.84	9.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66	10.76	14.46	12.66	14.69	13.17	15.09	10.94	13.41	
2' 6" x 7' 0"	13/16"	12.87	16.14	13.32	18.23	11.33	14.60	12.20	14.19	13.29	15.23	13.89	16.24	11.15	14.42	13.65	15.95	13.59	16.55	11.57	14.45	
2' 8" x 7' 0"	13/16"																					
2' 8" x 7' 0"	13/16"	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84									
2' 10" x 7' 0"	13/16"	13.05	16.32	15.47	18.51	14.45	17.40	12.38	14.61	13.46	15.39	14.04	16.50								11.69	14.94
3' 0" x 7' 0"	13/16"	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23	

SIDE-LIGHTS—WESTERN PONDEROSA PINE NO. 1

Stock sizes	Thickness	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.		Stock sizes	Thickness	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
1' 2" x 6' 8"	1 $\frac{3}{4}$ "	\$4.56	\$6.20	\$6.15	\$8.45	\$4.52	\$6.51	\$6.42	\$8.87	1' 2" x 6' 8"	1 $\frac{3}{4}$ "	\$6.11	\$7.74	\$8.09	\$10.46	\$6.05	\$8.04	\$7.82	\$10.26
1' 2" x 7' 0"	1 $\frac{3}{4}$ "	4.89	6.51	6.48	8.78	4.83	6.83	6.75	9.20	1' 2" x 7' 0"	1 $\frac{3}{4}$ "	6.51	8.13	8.52	10.80	6.44	8.45	8.19	10.64

1 $\frac{3}{4}$ " COLONIAL ENTRANCE DOORS

[No. 1 western ponderosa pine]

FRENCH DOORS

Stiles and top rail 4 $\frac{3}{4}$ "—western ponderosa pine

Stock Sizes	Thick- ness	N. D. 625		N. D. 626		N. D. 627		Stock Sizes	Thick- ness	N. D. 625		N. D. 626		N. D. 627	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
2'0" x 6'8"	1½"	\$6.90	\$8.79	\$7.14	\$9.83			2'6" x 7'0"	1¾"	\$7.49	\$10.76			\$8.24	\$11.91
2'6" x 6'8"	1¾"	7.08	9.45	6.92	10.22	\$7.19	\$10.49	3'0" x 7'0"	1¾"			8.48	12.41		
2'8" x 6'8"	1¾"			6.96	10.40	7.23	10.56	2'6" x 6'8"	1¾"			10.13	13.43		
2'0" x 7'0"	1¾"	7.26	9.78					3'0" x 7'0"	1¾"			11.99	15.92		

T. astragal for folding doors—western ponderosa pine \$0.90.

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TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO—Continued
GARAGE DOORS

Stock sizes	Thickness	Glass size	Fir		Western ponderosa pine				Fir		Western ponderosa pine			
			Design N. D. 720-722		Design N. D. 720		Stock sizes	Thickness	Glass size	Design N. D. 720-722		Design N. D. 720		
			Open	Glazed	Open	Glazed				Open	Glazed	Open	Glazed	
8'0" x 7'0"	1 3/4"	12 x 13	\$21.30	\$23.96	\$25.55	\$27.99	8'0" x 8'0"		1 3/4"	12 x 16	\$21.30	\$23.96	\$26.52	\$28.97
8'0" x 7'0"	1 3/4"	12 x 16	21.30	23.96	26.03	28.49								

2-LIGHT WINDOWS—1 3/8" CHECK RAIL—CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT

* [For lugs, add per window \$0.45]

Glass size	Ohio opening			Glass size	Ohio opening		
	Open	Glazed single strength B	Glazed double strength B		Open	Glazed single strength B	Glazed double strength B
16" x 16"	\$1.50	\$2.18	\$2.37	26" x 26"	\$2.01	\$3.69	\$4.76
16" x 18"	1.68	2.42	2.67	26" x 28"	2.06	3.98	5.13
16" x 20"	1.62	2.48	2.81	26" x 30"	2.28	4.77	5.84
16" x 24"	1.71	2.72	3.11	26" x 32"	2.48	4.92	5.96
16" x 26"	1.92	3.20	3.77	26" x 34"	2.54	5.58	6.81
16" x 28"	1.83	3.11	3.71	26" x 36"	2.58	5.63	6.87
18" x 18"	1.76	2.67	2.99	28" x 14"	1.92	3.12	3.63
18" x 20"	1.67	2.63	2.97	28" x 16"	1.98	3.29	3.92
18" x 24"	1.77	3.02	3.56	28" x 18"	2.03	3.54	4.25
18" x 26"	1.98	3.39	4.04	28" x 20"	2.10	3.69	4.43
18" x 28"	2.03	3.54	4.25	28" x 24"	2.01	3.69	4.76
20" x 14"	1.58	2.10	2.49	28" x 26"	2.06	4.22	5.13
20" x 16"	1.62	2.33	2.81	28" x 28"	2.10	4.50	5.51
20" x 18"	1.80	2.49	3.15	28" x 30"	2.36	4.82	5.87
20" x 20"	1.71	2.73	3.41	28" x 32"	2.54	5.58	6.81
20" x 24"	1.83	3.02	3.81	28" x 34"	2.58	5.63	6.87
20" x 26"	1.86	3.14	4.01	28" x 36"	2.66	6.06	7.50
20" x 28"	2.10	3.29	4.43	30" x 14"	1.95	3.26	3.78
20" x 30"	2.15	3.42	4.68	30" x 16"	2.03	3.45	4.08
20" x 32"	2.28	4.23	5.10	30" x 18"	2.10	3.69	4.43
22" x 24"	1.88	3.14	4.01	30" x 20"	2.15	3.86	4.68
22" x 26"	1.92	3.29	4.27	30" x 24"	2.06	3.87	5.06
22" x 28"	1.97	3.42	4.41	30" x 26"	2.10	4.50	5.51
22" x 30"	2.19	4.14	5.04	30" x 28"	2.18	4.55	5.54
24" x 12"	1.76	2.55	2.82	30" x 30"	2.42	5.49	6.75
24" x 14"	1.67	2.45	2.91	30" x 32"	2.58	5.63	6.87
24" x 16"	1.71	2.60	3.26	30" x 34"	2.66	6.06	7.50
24" x 18"	1.77	2.84	3.56	30" x 36"	2.70	6.11	7.55
24" x 20"	1.83	3.02	3.81	32" x 24"	2.42	4.85	5.91
24" x 22"	1.85	3.14	4.01	32" x 28"	2.54	5.58	6.81
24" x 24"	1.92	3.38	4.37	32" x 30"	2.58	5.63	6.87
24" x 26"	1.97	3.42	4.41	32" x 32"	2.66	-----	7.50
24" x 38"	2.01	3.69	4.76	32" x 36"	2.75	-----	8.39
24" x 30"	2.06	3.87	5.06	36" x 24"	2.54	5.25	6.44
24" x 32"	2.22	4.65	5.58	36" x 28"	2.66	6.06	7.50
24" x 34"	2.48	4.92	5.96	36" x 30"	2.70	6.11	7.55
24" x 36"	2.52	5.24	6.44	40" x 24"	2.78	5.75	6.98
26" x 14"	1.71	2.67	3.02	40" x 28"	2.90	6.81	8.46
26" x 16"	1.77	3.02	3.56	40" x 30"	2.96	6.89	8.55
26" x 18"	1.82	3.21	3.81				
26" x 20"	1.86	3.33	4.01				
26" x 24"	1.97	3.42	4.41				

Divided Light and Sash Extras

Add to 2-light window price as follows:

Rectangular lights up to and including lights 16" high, per light	\$0.09	For half windows open or glazed, use half price of window and add	\$0.12
Rectangular lights over 16" high and up to and including lights 30" high, per light	.12	For rabbiting special sash in pairs, add per pair	.48
Rectangular lights over 30" high, per light	.18	For rabbitting bottom rails of sash or windows, add per sash	.23
(For rectangular lights formed by horizontal bars only, read width for height.)		Plowing for unique balance, add per window	.25
		For ogee lugs on 2 and 4 check 1 3/8-inch window only, add to window price	.45

PLANK WINDOW FRAMES, WESTERN PONDEROSA PINE

Glass size 2-lights	5 1/4" frame wall, 1 3/8" outside casing		9" brick wall head and sill		Glass size 2-lights	5 1/4" frame wall, 1 3/8" outside casing		9" brick wall head and sill	
	Heads and sills	Sides	Heads and sills	Sides		Heads and sills	Sides	Heads and sills	Sides
20"	\$1.89		\$2.04		30"	\$2.93		\$2.36	
24"	2.10	\$1.65	2.27	\$1.79	40"	3.30		2.72	
28"	2.36	1.89	2.55	2.04	44"	3.65		2.94	
30"	2.54	2.06	2.75	2.22	48"			3.15	
32"	2.72	2.06	2.93	2.22					

EXTRAS

For smaller or intermediate sizes use next largest size.	
Add for nailing up sash frames.	
For frames made for sash to pivot add	\$0.90 .68

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TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO—Continued
INSIDE DOOR FRAMES, WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
1 $\frac{3}{4}$ " x 5 $\frac{3}{4}$ " jamb.....	\$4.05	\$4.28	\$4.65	\$4.88
Jamb $\frac{3}{4}$ " x 5 $\frac{1}{4}$ " stop $\frac{1}{2}$ " x 1 $\frac{1}{8}$ ".....	2.78	2.93	3.38	3.53
Jamb $\frac{3}{4}$ " x 5 $\frac{1}{4}$ " no stops.....	2.25	2.39	2.85	2.99

YELLOW PINE INSIDE DOOR FRAMES

Jamb 1 $\frac{3}{4}$ " x 5 $\frac{3}{4}$ " rab. 2 sides.....	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 1 $\frac{3}{4}$ " x 3 $\frac{1}{2}$ " rab. 1 side.....	2.28	2.52	2.88	3.12

CASE OPENINGS

6' 0" x 7' 0" and smaller.....	3 $\frac{1}{4}$ " x 5 $\frac{1}{2}$ " jamb and heads.....	\$2.76
6' 0" x 7' 0" and smaller.....	1 $\frac{1}{2}$ " x 5 $\frac{1}{2}$ " jamb and heads.....	3.33

4-LIGHT WINDOWS—1 $\frac{3}{4}$ " CHECK RAIL

[Clear western ponderosa pine—for lugs, add per window]

Glass size	Thickness (inches)	Ohio opening		Glass size	Thickness (inches)	Ohio opening	
		Open	Glazed, single strength B			Open	Glazed, single strength B
10" x 20"	1 $\frac{3}{4}$	\$2.15	\$3.24	14" x 28"	1 $\frac{3}{4}$	\$2.63	\$5.00
10" x 24"	1 $\frac{3}{4}$	2.28	3.56	14" x 30"	1 $\frac{3}{4}$	2.70	5.16
12" x 20"	1 $\frac{3}{4}$	2.06	3.12	14" x 32"	1 $\frac{3}{4}$	2.91	5.48
12" x 24"	1 $\frac{3}{4}$	2.19	3.59	14" x 34"	1 $\frac{3}{4}$	2.96	5.67
12" x 26"	1 $\frac{3}{4}$	2.25	3.96	14" x 36"	1 $\frac{3}{4}$	3.06	5.96
12" x 28"	1 $\frac{3}{4}$	2.30	4.17	15" x 24"	1 $\frac{3}{4}$	2.55	4.52
12" x 30"	1 $\frac{3}{4}$	2.60	4.74	15" x 26"	1 $\frac{3}{4}$	2.60	4.35
12" x 32"	1 $\frac{3}{4}$	2.79	5.00	15" x 28"	1 $\frac{3}{4}$	2.67	5.61
12" x 34"	1 $\frac{3}{4}$	2.87	5.15	15" x 30"	1 $\frac{3}{4}$	2.75	5.36
12" x 36"	1 $\frac{3}{4}$	2.94	5.36	15" x 32"	1 $\frac{3}{4}$	2.96	5.67
14" x 24"	1 $\frac{3}{4}$	2.48	4.40	15" x 34"	1 $\frac{3}{4}$	3.11	5.91
14" x 26"	1 $\frac{3}{4}$	2.55	4.52	15" x 36"	1 $\frac{3}{4}$	3.11	6.39

12-LIGHT WINDOWS—1 $\frac{3}{4}$ " CHECK RAIL

[Western ponderosa pine—prefit, plowed and bored, toxic treated]

Glass size	Thickness (inches)	Open	Glazed, single strength B	Glass size	Thickness (inches)	Open	Glazed, single strength B
8" x 8"	1 $\frac{3}{4}$	\$2.55	\$3.77	10" x 15"	1 $\frac{3}{4}$	\$3.26	\$5.54
8" x 10"	1 $\frac{3}{4}$	2.52	4.02	10" x 16"	1 $\frac{3}{4}$	3.45	5.93
8" x 12"	1 $\frac{3}{4}$	2.87	4.59	10" x 18"	1 $\frac{3}{4}$	3.57	6.56
9" x 12"	1 $\frac{3}{4}$	2.70	4.41	10" x 20"	1 $\frac{3}{4}$	3.95	7.82
9" x 14"	1 $\frac{3}{4}$	2.81	4.76	12" x 14"	1 $\frac{3}{4}$	3.39	5.99
10" x 10"	1 $\frac{3}{4}$	2.91	4.55	12" x 16"	1 $\frac{3}{4}$	3.69	6.48
10" x 12"	1 $\frac{3}{4}$	2.79	4.82	12" x 18"	1 $\frac{3}{4}$	3.50	7.38
10" x 14"	1 $\frac{3}{4}$	3.15	5.36	12" x 20"	1 $\frac{3}{4}$	3.95	7.82

2-LIGHT STORM SASH

[Toxic treated, glazed, 4 $\frac{1}{4}$ " wider and 8" longer than glass—western ponderosa pine]

Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed
16" x 16"	1 $\frac{1}{8}$	\$2.18	24" x 28"	1 $\frac{3}{4}$	\$3.69	28" x 28"	1 $\frac{1}{8}$	\$4.50
18" x 20"	1 $\frac{1}{8}$	2.52	24" x 30"	1 $\frac{3}{4}$	3.87	28" x 30"	1 $\frac{1}{8}$	4.82
18" x 24"	1 $\frac{1}{8}$	3.02	24" x 32"	1 $\frac{3}{4}$	4.56	28" x 32"	1 $\frac{1}{8}$	5.58
20" x 16"	1 $\frac{1}{8}$	2.33	26" x 18"	1 $\frac{3}{4}$	3.21	30" x 16"	1 $\frac{1}{8}$	3.45
20" x 18"	1 $\frac{1}{8}$	2.49	26" x 20"	1 $\frac{3}{4}$	3.33	30" x 18"	1 $\frac{1}{8}$	3.69
20" x 20"	1 $\frac{1}{8}$	2.73	26" x 24"	1 $\frac{3}{4}$	3.42	30" x 20"	1 $\frac{1}{8}$	3.86
20" x 24"	1 $\frac{1}{8}$	3.02	26" x 26"	1 $\frac{3}{4}$	3.69	30" x 24"	1 $\frac{1}{8}$	3.87
20" x 26"	1 $\frac{1}{8}$	3.14	26" x 28"	1 $\frac{3}{4}$	3.98	30" x 26"	1 $\frac{1}{8}$	4.50
24" x 14"	1 $\frac{1}{8}$	2.45	26" x 30"	1 $\frac{3}{4}$	4.77	30" x 28"	1 $\frac{1}{8}$	4.55
24" x 16"	1 $\frac{1}{8}$	2.60	26" x 32"	1 $\frac{3}{4}$	4.92	30" x 30"	1 $\frac{1}{8}$	5.49
24" x 18"	1 $\frac{1}{8}$	2.84	27" x 24"	1 $\frac{3}{4}$	4.17	30" x 32"	1 $\frac{1}{8}$	5.64
24" x 20"	1 $\frac{1}{8}$	3.02	28" x 18"	1 $\frac{3}{4}$	3.54	32" x 24"	1 $\frac{1}{8}$	4.83
24" x 22"	1 $\frac{1}{8}$	3.14	28" x 20"	1 $\frac{3}{4}$	3.69	36" x 24"	1 $\frac{1}{8}$	5.25
24" x 24"	1 $\frac{1}{8}$	3.38	28" x 24"	1 $\frac{3}{4}$	3.69	40" x 24"	1 $\frac{1}{8}$	7.19
24" x 26"	1 $\frac{1}{8}$	3.42	28" x 26"	1 $\frac{3}{4}$	4.23			

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TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO—Continued

1-LIGHT SINGLE SASH— $1\frac{1}{8}$ " THICK

[Toxic treated western ponderosa pine]

Glass size	Open	Glazed, single strength	Glazed, double strength	Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53	28" x 26"	\$1.23	\$2.36	\$2.93
16" x 20"	1.04	1.49	1.68	28" x 28"	1.25	2.51	3.12
16" x 24"	1.07	1.55	1.80	28" x 30"	1.28	2.55	3.17
16" x 25"	1.11	1.85	2.21	28" x 32"	1.37	2.97	3.69
16" x 30"	1.13	1.89	2.31	30" x 18"	1.16	1.97	2.42
18" x 20"	1.07	1.55	1.76	30" x 20"	1.19	2.06	2.51
18" x 24"	1.08	1.74	2.06	30" x 24"	1.25	2.31	2.88
18" x 28"	1.13	1.89	2.31	30" x 28"	1.31	2.55	3.17
18" x 30"	1.19	1.97	2.42	30" x 30"	1.32	2.93	3.65
20" x 16"	1.04	1.49	1.68	30" x 32"	1.43	2.99	3.74
20" x 18"	1.07	1.55	1.76	30" x 36"	1.47	3.24	4.07
20" x 20"	.99	1.64	1.89	36" x 18"	1.32	2.31	2.78
20" x 24"	1.02	1.74	2.09	36" x 20"	1.35	2.46	3.03
20" x 25"	1.08	1.85	2.28	36" x 24"	1.40	2.78	3.45
24" x 16"	.98	1.44	1.79	36" x 28"	1.44	3.24	4.07
24" x 18"	.99	1.64	1.94	36" x 30"	1.50	3.29	4.11
24" x 20"	1.02	1.74	2.09	36" x 32"	1.52	3.59	4.52
24" x 24"	1.04	1.89	2.37	36" x 36"	1.59	4.88	
24" x 26"	1.08	1.94	2.37	40" x 20"	1.50	2.67	3.29
24" x 28"	1.11	2.04	2.58	40" x 24"	1.55	3.12	3.81
24" x 30"	1.13	2.18	2.72	40" x 28"	1.62		4.61
24" x 32"	1.32	2.54	3.17	40" x 30"	1.64		4.61
26" x 16"	1.07	1.74	2.09	40" x 32"	1.67		4.92
26" x 18"	1.08	1.80	2.18	40" x 36"	1.74		5.63
26" x 20"	1.13	1.89	2.31	40" x 40"	1.79		5.66
26" x 24"	1.19	2.06	2.51	44" x 20"	1.56		3.86
26" x 26"	1.20	2.16	2.72	44" x 24"	1.64		4.20
26" x 28"	1.23	2.37	2.93	44" x 28"	1.68		4.97
26" x 30"	1.25	2.51	3.12	44" x 30"	1.71		5.63
28" x 16"	1.11	1.76	2.15	44" x 32"	1.74		5.63
28" x 18"	1.13	1.89	2.31	48" x 24"	1.67		4.92
28" x 20"	1.16	1.97	2.42	48" x 28"	1.76		5.63
28" x 24"	1.20	2.16	2.72	48" x 30"	1.79		5.66

BARN SASH

[Western ponderosa pine]

Glass size	Thickness (inches)	4-light barn sash		6-light barn sash		Glass size	Thickness (inches)	4-light barn sash		6-light barn sash		9-light barn sash			
		Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed		
8" x 10"	1 $\frac{1}{8}$	\$0.89	\$1.26	\$1.04	\$1.64	\$1.44	\$2.37	8" x 10"	1 $\frac{1}{8}$	\$0.98	\$1.35	\$1.17	\$1.76	\$1.59	\$2.55
9" x 12"	1 $\frac{1}{8}$.95	1.43	1.16	1.89			9" x 12"	1 $\frac{1}{8}$	1.07	1.53	1.31	2.01		
10" x 12"	1 $\frac{1}{8}$.99	1.60	1.20	1.98	1.68	2.94	10" x 12"	1 $\frac{1}{8}$	1.16	1.61	1.35	2.10	1.91	3.17
10" x 14"	1 $\frac{1}{8}$	1.04	1.61	1.25	2.16			10" x 14"	1 $\frac{1}{8}$	1.17	1.74	1.41	2.31		
10" x 16"	1 $\frac{1}{8}$			1.37	2.64			10" x 16"	1 $\frac{1}{8}$			1.58	2.82		

EXTERIOR DOOR FRAMES—WESTERN PONDEROSA PINE

FOR FRAME CONSTRUCTION

(5 $\frac{1}{4}$ -inch wall)—1 $\frac{1}{8}$ outside casing

		With oak sill	No sill
2' 8" x 6' 8"		\$8.85	\$5.99
3' 0" x 6' 8"		9.44	6.15
3' 0" x 7' 0"		9.69	6.38

Add for nailing up \$0.90

GARAGE DOOR FRAME

Jamb—1 $\frac{3}{4}$ x .5 $\frac{1}{4}$ inch western ponderosa pine (no outside casing or sill)
Not over 8'0" x 8'0"—knocked down.....

\$6.75

DOOR FRAME EXTRAS

Transom door frames (transom not over 1'6" high, add..... \$3.38
Side light door frame, figure 3 times price of single.
Circle top door frame, add to price of square head frame..... 9.53FOR 9-INCH MASONRY CONSTRUCTION
(No sill)

	Knocked down	Nailed up
2' 8" x 6' 8"	\$6.50	\$7.40
3' 0" x 6' 8"	6.60	7.50
3' 0" x 7' 0"	6.83	7.73

FOR 10-INCH FURRED BRICK WALL

2' 8" x 6' 8"	\$8.55	\$9.45
3' 0" x 6' 8"	9.14	10.04
3' 0" x 7' 0"	9.45	10.35

FOR 13-INCH MASONRY CONSTRUCTION

2' 8" x 6' 8"	\$10.71	\$11.61
3' 0" x 6' 8"	10.88	11.78
3' 0" x 7' 0"	11.25	12.15

Treating door frames with "wood-life" preserver..... \$0.54

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, COLUMBUS AREA, CONSISTING OF FRANKLIN COUNTY IN OHIO—Continued
EXTERIOR WINDOW FRAMES—WESTERN PONDEROSA PINE
[Important joints treated with wood preserver]

Glass size, 2 lights	$5\frac{1}{4}$ " frame wall, 1 $\frac{1}{8}$ " outside casing		9" brick wall, all head and sill		"Unique balance" frame	
	Heads and Sills	Sides	Heads and Sills	Sides	Heads and Sills	Sides
12"		\$2.30				
14"	\$1.34	2.51	\$1.20	\$3.06	\$1.28	\$1.64
15"	1.44	2.66	1.28	3.26	1.35	1.79
18"	1.70	2.82	1.35	3.53	1.44	1.97
20"	1.79	3.08	1.44	3.81	1.55	2.13
22"	1.89	3.24	1.67	4.05	1.76	2.30
24"	1.98	3.38	1.74	4.28	1.85	2.45
26"	2.07	3.53	1.83	4.47	1.95	2.57
27"	2.15				2.00	
28"	2.15	3.66	1.91	4.86	2.03	2.72
30"	2.31	3.95	1.98	4.92	2.10	2.91
32"	2.49	4.11	2.07	5.39	2.21	3.18
36"	2.67	4.52	2.31	5.90	2.48	3.54
40"	2.97		2.49		2.66	

WINDOW FRAME EXTRAS

For Nailing-Up (N. U.) add to above.....	\$0.90	For Brick House Frames with Moulded Hanging Style instead of Plain, add.....	\$0.60
Mullion Frames, add to price of 2 single frames.....	.45	For cutting down Heads and Sills, add.....	.90
Triple Frames, add to price of 3 single frames.....	1.20	For cutting down Sides, add.....	.90

PORCH WORK—FIR

Colonial columns			Turned columns		
Sizes	Round cap and base	Paneled cap and base	Sizes	Turned center	
6 inch x 8 feet.....	\$5.40		4" x 4", 8 feet.....		\$2.37
8 inch x 6 feet.....	6.15	\$6.00	5" x 5", 8 feet.....		3.69
8 feet.....	6.75	7.47	6" x 6", 8 feet.....		5.31
10 inch x 8 feet.....	9.12	9.42	6" x 6", 10 feet.....		6.66
9 feet.....	10.38	10.41			
12 inch x 8 feet.....			11.19		
9 feet.....			12.30		

Add for splitting columns, \$0.75.

FIR—PORCH NEWELS

Size	Square paneled, cap and base	Size	Square, turned cap
8 inch x 4 feet.....	\$4.08	5" x 5" x 4 feet.....	\$1.85
10 inch x 4 feet.....	5.16	6" x 6" x 4 feet.....	2.66

[F. R. Doc. 46-6036; Filed, Apr. 10, 1946; 2:09 p. m.]

[Region III Order G-22 Under Gen. Order 68]
STOCK MILLWORK IN THE NEWARK-ZANESVILLE, OHIO, AREA

For the reasons set forth in an opinion issued simultaneously herewith, filed with the division of the Federal Register and under the authority vested in the Regional Administrator of the Office of Price Administration by General Order 68, it is ordered:

SECTION 1. What this order does. This order determines maximum prices for certain sales of the specified stock millwork items set forth in a price list designated Table 1, attached to this order and made a part hereof. These maximum prices shall be the only maximum prices for these items when sold to an ultimate user or to a purchaser for resale on an installed basis. It includes the type of sale referred to in the trade as a "contract sale" wherein the seller provides his own take off from plans and specifications, quotes a flat price, and guarantees enough material to complete the job.

SECTION 2. Geographical applicability. This order applies to all sales or deliveries made by any seller located in the

area covered by this order, or any sales or delivery to any buyer located in this area. The area covered by this order shall consist of Fairfield, Licking, Perry and Muskingum Counties in the State of Ohio.

SEC. 3. Relationship to other orders and regulations. This order supersedes MPR 44 and MPR 293 and the General Maximum Price Regulation for all sales of the listed items covered by this order. Sales of any items not specifically described in the table, remain subject to all applicable regulations issued by the Office of Price Administration.

SEC. 4. Maximum prices, allowances and discounts. (a) The prices set out in the attached Table 1, are the maximum prices which may be charged for the items shown whether purchased from manufacturers, jobbers or self-produced. Prices lower than the maximum prices may, of course, be charged or paid. Any seller may quote on a contract basis, wherein he takes off quantities from blueprints and guarantees sufficient material to finish the job, without violating this order provided he maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices

permitted by this order as well as any other applicable regulation. If quotations are made on a contract basis, however, and the quantity of stock millwork actually furnished is valued at less than the contract price, the maximum charge which may be made is the total of the maximum price for the items actually furnished and not the contract price.

(b) The prices set out in the table are base prices for sales to ultimate users and are subject to the following discounts:

(1) A discount of not less than 10% of these prices shall be granted to all bona fide purchasers for "resale on an installed basis" when buying in house lots regardless of the time and method of delivery by the seller;

(2) A discount of not less than 5% of these prices shall be granted to all bona fide purchasers for "resale on an installed basis" when buying in less than house lots;

(3) For all sales made to bona fide "resellers on an installed basis", a discount of not less than 2% of the net invoice for payment on or before the tenth of the calendar month following the date of delivery. This discount shall not apply on sales quoted and sold on a contract basis.

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(c) *Delivery additions.* The prices set in this order include all additions or charges for delivery. No deduction need be made where the purchaser elects to make his own delivery. In those cases where the stock millwork is taken from the stock of a retailer's warehouse and loaded on cars for shipment to a purchaser for resale on an installed basis or ultimate consumer in a different area, the prices are f. o. b. cars.

SEC. 5. Notification. Each seller subject to this order and making sales covered by this order shall keep for inspection by any purchaser, and make available to such purchaser upon request, a copy of this order together with the price lists and prices established by this order.

SEC. 6. Invoice. Each seller subject to this order shall furnish to every buyer within ten (10) days after making a sale of any items covered by this order an invoice containing a sufficiently complete description of the millwork items sold to show whether or not the price is within the maximum permitted. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY AND MUSKINGUM COUNTIES IN OHIO

INTERIOR WESTERN PONDEROSA PINE DOORS

[Ovolo sticking]

Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6 panel colonial No. 1, W. P.	Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R. fir panels	2 vertical W. P. P. S. & R. fir panels	6 panel colonial No. 1, W. P.
2' 0" x 6' 0"	34"	\$5.42							2' 6" x 7' 0"	134"	8.79	8.28	8.79		7.95	8.61	9.56
2' 0" x 6' 0"	134"	6.02	\$6.02						2' 8" x 6' 6"	134"	8.34	7.86					9.14
2' 6" x 6' 6"	134"	7.22							2' 8" x 6' 8"	134"	8.03	7.80	8.03	7.70	7.47	7.64	8.51
1' 6" x 6' 8"	134"		6.72						2' 8" x 6' 10"	134"	9.05	8.54			8.67	8.36	
1' 6" x 7' 0"	134"								2' 8" x 7' 0"	134"	9.17	8.63	9.17		8.28	8.46	9.93
1' 8" x 6' 8"	134"								2' 10" x 6' 6"	134"	8.72						
1' 10" x 6' 8"	134"								2' 10" x 6' 8"	134"	8.84	8.33	8.84		7.98	8.66	9.60
2' 0" x 6' 0"	134"	6.06	6.06	5.82		5.81	5.94	6.81	2' 10" x 6' 10"	134"	9.42	9.42	9.42		9.05	9.26	10.20
2' 0" x 6' 6"	134"	6.54	6.38			6.09	6.41	7.10	2' 10" x 7' 0"	134"	9.54	9.54	9.54		9.17	9.33	10.31
2' 0" x 6' 8"	134"	6.65	6.47	6.65		6.20	6.51	7.19	3' 0" x 6' 6"	134"	9.05						
2' 0" x 6' 10"	134"	7.55	7.11			7.23			3' 0" x 6' 8"	134"	9.23	8.70					
2' 0" x 7' 0"	134"	7.64	7.20	7.64		7.32	7.49	8.45	3' 0" x 7' 0"	134"	9.98	9.41	9.98		8.85	9.56	10.73
2' 2" x 6' 8"	134"		7.01						2' 6" x 6' 8"	134"					10.55		
2' 2" x 7' 0"	134"								2' 8" x 6' 8"	134"							
2' 2" x 7' 0"	134"								2' 10" x 6' 8"	134"							
2' 4" x 6' 0"	134"								3' 0" x 6' 8"	134"							
2' 4" x 6' 4"	134"	7.55							2' 6" x 7' 0"	134"							
2' 4" x 6' 6"	134"	6.99	6.99			6.71	6.84	7.11	2' 6" x 7' 0"	134"							
2' 4" x 6' 8"	134"	7.16	7.16	7.16		6.84	7.01	7.88	2' 8" x 6' 8"	134"							
2' 4" x 6' 10"	134"	8.30	8.30			7.97	8.12	8.12	2' 8" x 7' 0"	134"							
2' 4" x 7' 0"	134"	8.42	8.42	8.42		8.06	8.24	9.18	2' 10" x 6' 10"	134"							
2' 6" x 6' 0"	134"	7.64	7.64			7.32	7.05	8.45	2' 10" x 7' 0"	134"							
2' 6" x 6' 6"	134"	7.58	7.35	7.58	7.26	7.05	7.19	8.06	3' 0" x 6' 8"	134"							
2' 6" x 6' 8"	134"	7.68	7.46	7.68		7.82	7.29	8.16	3' 0" x 7' 0"	134"							
2' 6" x 6' 10"	134"	8.67	8.18			8.33	8.49		2' 10" x 8' 0"	134"							

FIR GLASS DOORS

[No. 2 quality]

Stock sizes	Thickness	3X-1 light		3X-3 lights		3X panels—4 lights		Stock sizes	Thickness	3X-1 light		3X-3 lights		3X panels—4 lights	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	134"	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	2' 10" x 6' 10"	134"	\$7.44	\$9.26	\$7.80	\$9.42	\$7.92	\$9.54
2' 6" x 6' 8"	134"	6.50	7.40	6.86	7.83	6.99	7.95	2' 0" x 7' 0"	134"	7.88	9.90	8.24	10.05	8.36	10.17
2' 8" x 6' 8"	134"	6.68	7.68	7.04	8.12	7.17	8.25	7.46	8.64						

2 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
12" x 14"	134	\$0.95	\$1.34	14" x 18"	134	\$1.16	\$1.83
12" x 16"	134	.98	1.44	14" x 20"	134	1.19	1.89
12" x 18"	134	1.01	1.61	15" x 12"	134	1.08	1.59
14" x 12"	134	1.08	1.62	15" x 14"	134	1.13	1.83
14" x 14"	134	1.08	1.62	15" x 16"	134	1.16	1.83
14" x 15"	134	1.13	1.76	15" x 18"	134	1.19	1.89
14" x 16"	134	1.13	1.76	15" x 20"	134	1.20	2.10

visions set forth above. No provision to this order shall supersede any requirement or prohibition set forth in any price regulation except insofar as the requirements of this order are inconsistent with requirements of any other regulation or order issued by the Office of Price Administration. Persons violating any provision of this order are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942.

SEC. 9. Posting. Every seller making a sale covered by this order shall post a copy of the list of maximum prices fixed by this order.

SEC. 10. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective March 29, 1946.

Issued: March 15, 1946.

J. F. KESSEL,
Regional Administrator.

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY AND MUSKINGUM COUNTIES IN OHIO—Continued

3 LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
8' x 10"	1 $\frac{1}{8}$	\$0.90	\$1.17	10' x 16"	1 $\frac{1}{8}$	\$1.08	\$1.79
10' x 12"	1 $\frac{1}{8}$	1.02	1.38	10' x 18"	1 $\frac{1}{8}$	1.20	1.98
10' x 14"	1 $\frac{1}{8}$	1.07	1.58	10' x 20"	1 $\frac{1}{8}$	1.25	2.10

HOTBED SASH

Sash opening	Open	Glazed	Number rows glass	Sash opening	Open	Glazed	Number rows glass
3' 0" x 6' 0" 1 $\frac{1}{8}$	\$3.14	\$6.20	3	4' 0" x 6' 0" 1 $\frac{1}{4}$	\$5.57	\$9.45	4

KNOCKED DOWN SASH PARTS, TOXIC TREATED—WESTERN PONDEROSA PINE

[1 $\frac{1}{8}$ " 2 check windows—Ohio knocked down wood parts—"profit"]

Glass	Stile or top rail	Check rail	Bottom rail	Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20	30"	\$0.27	\$0.23	\$0.36
14"	.18	.14	.23	32"	.30	.24	.39
16"	.18	.15	.24	34"	.32	.26	.41
18"	.20	.17	.26	36"	.33	.27	.44
20"	.21	.18	.27	38"	.33	.27	.44
22"	.23	.18	.29	40"	.36	.29	.50
24"	.23	.20	.30	42"	.39	.30	.50
26"	.24	.20	.33	44"	.42	.33	.54
28"	.26	.21	.33	48"	.48	.39	.65

For ogee lugs (Cincinnati opening only) add for complete set (4 stiles)—\$0.45.

CUPBOARD DOORS—1 $\frac{1}{4}$ "—1 PANEL WESTERN PONDEROSA PINE

1' 4" x 2' 0"	\$1.37	1' 4" x 3' 0"	\$1.86	1' 4" x 4' 0"	\$2.42	1' 4" x 5' 0"	\$3.08
1' 6" x 2' 0"	1.46	1' 6" x 3' 0"	1.95	1' 6" x 4' 0"	2.55	1' 6" x 5' 0"	3.27
1' 8" x 2' 0"	1.50	1' 8" x 3' 0"	2.13	1' 8" x 4' 0"	2.76	1' 8" x 5' 0"	3.54
2' 0" x 2' 0"	1.73	2' 0" x 3' 0"	2.37	2' 0" x 4' 0"	3.08	2' 0" x 5' 0"	3.95
1' 4" x 2' 6"	1.68	1' 4" x 3' 6"	2.18	1' 4" x 4' 6"	2.76	2' 0" x 6' 0"	4.41
1' 6" x 2' 6"	1.77	1' 6" x 3' 6"	2.28	1' 6" x 4' 6"	2.91	2' 6" x 6' 0"	5.19
1' 8" x 2' 6"	1.91	1' 8" x 3' 6"	2.51	1' 8" x 4' 6"	3.18		
2' 0" x 2' 6"	2.13	2' 0" x 3' 6"	2.76	2' 0" x 4' 6"	3.50		

FIR PANEL DOORS

Stock sizes	Thickness (inches)	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2	Stock sizes	Thickness (inches)	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2
2' 0" x 6' 0"	1 $\frac{1}{8}$ "					2' 4" x 7' 0"	1 $\frac{1}{8}$ "	\$7.04	\$6.84		
2' 6" x 6' 6"	1 $\frac{1}{8}$ "					2' 6" x 6' 0"	1 $\frac{1}{8}$ "	6.29	6.12		\$6.12
2' 8" x 6' 8"	1 $\frac{1}{8}$ "					2' 6" x 6' 6"	1 $\frac{1}{8}$ "	6.02	5.85		5.85
1' 6" x 6' 8"	1 $\frac{1}{8}$ "	\$5.63	\$5.48	\$5.81		2' 6" x 6' 8"	1 $\frac{1}{8}$ "	6.09	5.94	\$6.27	5.94
2' 0" x 6' 0"	1 $\frac{1}{8}$ "	5.25	5.12		5.12	2' 6" x 7' 0"	1 $\frac{1}{8}$ "	6.81	6.63		
2' 0" x 6' 6"	1 $\frac{1}{8}$ "	5.49	5.34			2' 8" x 6' 8"	1 $\frac{1}{8}$ "	6.27	6.09	6.45	6.09
2' 0" x 6' 8"	1 $\frac{1}{8}$ "	5.63	5.48	5.81	5.48	2' 8" x 7' 0"	1 $\frac{1}{8}$ "	6.98	6.80		
2' 0" x 7' 0"	1 $\frac{1}{8}$ "	6.68	6.50			2' 10" x 6' 10"	1 $\frac{1}{8}$ "	7.65	7.44		7.44
2' 4" x 6' 6"	1 $\frac{1}{8}$ "	5.85	5.69			2' 10" x 7' 0"	1 $\frac{1}{8}$ "	7.73	7.52		
2' 4" x 6' 8"	1 $\frac{1}{8}$ "	5.94	5.78	6.12	5.78	3' 0" x 7' 0"	1 $\frac{1}{8}$ "	8.09	7.88		7.41

WESTERN PONDEROSA—PINE GLASS DOORS

Stock sizes	Thickness (inches)	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 559		N. D. 561		N. D. 562		N. D. 567		
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	
2' 6" x 6' 6"	1 $\frac{1}{8}$ "																				\$7.40	\$9.39
2' 6" x 6' 8"	1 $\frac{1}{8}$ "																				7.44	9.48
2' 8" x 6' 8"	1 $\frac{1}{8}$ "	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90	
2' 0" x 6' 8"	1 $\frac{1}{8}$ "																					
2' 10" x 6' 10"	1 $\frac{1}{8}$ "	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.86	11.12	9.30	12.18	9.68	12.63	8.24	11.15	
2' 8" x 7' 0"	1 $\frac{1}{8}$ "	9.03	12.29	10.77	13.83	7.97	10.88	8.61	10.02	9.45	10.62	9.93	12.09							8.19	11.10	
2' 10" x 7' 0"	1 $\frac{1}{8}$ "	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.34	11.58	
3' 0" x 7' 0"	1 $\frac{1}{8}$ "	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.49	11.76	
2' 6" x 6' 8"	1 $\frac{1}{8}$ "																					
2' 8" x 6' 8"	1 $\frac{1}{8}$ "	11.87	14.76	14.27	17.07	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	13.20	12.20	13.67	12.72	14.51	10.71	12.96	
2' 10" x 6' 8"	1 $\frac{1}{8}$ "																				10.94	13.41
3' 0" x 6' 8"	1 $\frac{1}{8}$ "	12.44	15.69	14.85	17.84	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66	10.76	14.46	12.66	14.69	13.17	15.09	11.15	14.06	
2' 10" x 6' 10"	1 $\frac{1}{8}$ "	12.87	16.14	15.32	18.23	11.33	14.60	12.20	14.19	13.29	15.23	13.89	16.24	11.15	14.42	13.05	15.95	13.59	16.55	11.57	14.48	
2' 6" x 7' 0"	1 $\frac{1}{8}$ "																					
2' 8" x 7' 0"	1 $\frac{1}{8}$ "	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84									
2' 10" x 7' 0"	1 $\frac{1}{8}$ "	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50								11.69	14.94
3' 0" x 7' 0"	1 $\frac{1}{8}$ "	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23	

FEDERAL REGISTER, Tuesday, April 16, 1946

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY AND MUSKINGUM COUNTIES IN OHIO—Continued

WESTERN PONDEROSA—FINE GLASS DOORS—continued

Stock sizes	Thickness	N. D. 568		N. D. 569		N. D. 591		N. D. 592		N. D. 594		N. D. 635		N. D. 638		N. D. 641		N. D. 642		Open	Glazed	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			
<i>Inches</i>																						
2' 6" x 6' 6"	13/8"	\$8.24	\$9.98	\$8.76	\$10.74																	
2' 6" x 6' 8"	13/8"			8.81	11.10																	
2' 8" x 6' 8"	13/8"	8.49	10.61	9.03	11.01	\$8.34	\$9.15	\$9.08	\$10.11	\$9.53	\$10.73	\$7.92	\$11.94	\$8.34	\$12.06	\$9.08	\$11.88	\$9.60	\$12.69			
3' 0" x 6' 8"	13/8"																					
2' 10" x 6' 1"	13/8"	9.00	11.28	9.60	12.09	10.02	11.06	10.82	11.96	11.31	12.62	8.24	12.99	9.41	13.20	9.36	12.57	9.87	13.25			
2' 8" x 7' 0"	13/8"	9.03	11.18	9.56	12.00																	
2' 10" x 7' 0"	13/8"																					
3' 0" x 7' 0"	13/8"	9.33	11.91	9.87	12.56	10.52	11.58	11.31	12.48	11.78	13.13	8.81	13.82	9.92	14.03	9.87	13.22	10.40	13.97			
2' 6" x 6' 8"	13/4"																					
2' 8" x 6' 8"	13/4"	11.79	13.89	12.48	14.46	11.69	12.62	12.57	13.61	13.10	14.31	10.68	14.49	11.82	15.98	12.92	14.90	13.59	15.80			
2' 10" x 6' 8"	13/4"																					
3' 0" x 6' 8"	13/4"																					
2' 10" x 6' 10"	13/4"																					
2' 8" x 7' 0"	13/4"																					
2' 5" x 7' 0"	13/4"																					
2' 10" x 7' 0"	13/4"																					
3' 0" x 7' 0"	13/4"																					

SIDELIGHTS—WESTERN PONDEROSA PINE NO. 1

Stock sizes	Thickness (inches)	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.		Stock sizes	Thickness (inches)	S. L. 676		S. L. 675, 6 lts.		S. L. 675		S. L. 675, 8 lts.			
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed		
1' 2" x 6' 8"	13/8"	\$4.56	\$6.20	\$6.15	\$8.45	\$4.52	\$6.51	\$6.42	\$8.87	1' 2" x 6' 8"	13/4"	\$6.11	\$7.74	\$8.09	\$10.46	\$6.05	\$8.04	\$7.82	\$10.26		
1' 2" x 7' 0"	13/8"	4.89	6.51	6.48	8.78	4.83	6.83	6.75	9.20	1' 2" x 7' 0"	13/4"	6.51	8.13	8.52	10.80	6.44	8.45	8.19	10.64		

13/4" COLONIAL ENTRANCE DOORS

[No. 1 western ponderosa pine]

	2' 8" x 6' 8"			3' 0" x 6' 8"			3' 0" x 7' 0"				2' 8" x 6' 8"			3' 0" x 6' 8"			3' 0" x 7' 0"				
	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			
											6 pan. 3/4" heavy panel	8 pan. 3/4" heavy panel	6 pan. 3/4" heavy panel	8 pan. 3/4" heavy panel	6 pan. 3/4" heavy panel	8 pan. 3/4" heavy panel	6 pan. 3/4" heavy panel	8 pan. 3/4" heavy panel			
Design N. D. 610											\$29.27	\$32.45	\$29.97	\$33.18	Design N. D. 512					\$14.67	\$18.84
Design N. D. 607											26.07	28.01	27.90	30.02	Design N. D. 612					24.66	28.02
Design N. D. 608											33.54	35.15	34.23	37.49	Design N. D. 600					20.93	22.61
Design N. D. 612 Dutch											29.21	32.58	29.90	33.60						22.44	24.12

FRENCH DOORS

[Stiles and top rail 43/4"—western ponderosa pine]

Stock Sizes	Thickness	N. D. 625		N. D. 626		N. D. 627		Stock Sizes	Thickness	N. D. 625		N. D. 626		N. D. 627	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
2' 0" x 6' 8"	13/8"	\$6.90	\$8.79	\$7.14	\$9.83			2' 6" x 7' 0"	13/4"	\$7.49	\$10.76	\$7.28	\$10.70	\$8.24	\$11.91
2' 6" x 6' 8"	13/8"	7.08	9.45	6.92	10.22	\$7.19	\$10.49	3' 0" x 7' 0"	13/4"					8.48	12.41
2' 8" x 6' 8"	13/8"			6.96	10.40	7.23	10.56	2' 6" x 6' 8"	13/4"					10.13	13.43
2' 0" x 7' 0"	13/8"	7.26	9.78					3' 0" x 7' 0"	13/4"					11.99	15.92

T. astragal for folding doors—western ponderosa pine \$0.50.

GARAGE DOORS

Stock sizes	Thickness	Glass size	Fir		Western ponderosa pine		Stock sizes	Thickness	Glass size	Fir		Western ponderosa pine				
			Design N. D. 720-722		Design N. D. 720					Design N. D. 720-722		Design N. D. 720				
			Open	Glazed	Open	Glazed				Open	Glazed	Open	Glazed			
8' 0" x 7' 0"	13/4"	12 x 13	\$21.30	\$23.96	\$25.55	\$27.99	8' 0" x 8' 0"	13/4"	12 x 16	\$21.30	\$23.96	\$26.52	\$28.97			
8' 0" x 7' 0"	13/4"	12 x 16	21.30	23.96	26.03	28.49										

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY AND MUSKINGUM COUNTIES IN OHIO—Continued

2-LIGHT WINDOWS— $1\frac{1}{8}$ " CHECK RAIL—CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT

[For lugs, add per window \$0.45]

Glass size	Ohio opening			Glass size	Ohio opening		
	Open	Glazed single strength B	Glazed double strength B		Open	Glazed single strength B	Glazed double strength B
16" x 16"	\$1.50	\$2.18	\$2.37	26" x 24"	\$1.97	\$3.42	\$4.41
16" x 18"	1.68	2.42	2.67	26" x 26"	2.01	3.69	4.76
16" x 20"	1.62	2.48	2.81	26" x 28"	2.06	3.98	5.13
16" x 24"	1.71	2.72	3.11	26" x 30"	2.28	4.77	5.84
16" x 26"	1.92	3.20	3.77	26" x 32"	2.48	4.92	5.96
16" x 28"	1.83	3.14	3.71	26" x 34"	2.54	5.58	6.81
18" x 18"	1.76	2.67	2.99	26" x 36"	2.58	5.63	6.87
18" x 20"	1.67	2.63	2.97	28" x 14"	1.92	3.12	3.63
18" x 24"	1.77	3.02	3.56	28" x 16"	1.98	3.29	3.92
18" x 26"	1.98	3.39	4.04	28" x 18"	2.03	3.54	4.25
18" x 28"	2.03	3.54	4.25	28" x 20"	2.10	3.69	4.43
20" x 14"	1.58	2.10	2.49	28" x 24"	2.01	3.69	4.76
20" x 16"	1.62	2.33	2.81	28" x 26"	2.06	4.22	5.13
20" x 18"	1.80	2.49	3.15	28" x 28"	2.10	4.50	5.51
20" x 20"	1.71	2.73	3.41	28" x 30"	2.36	4.82	5.87
20" x 24"	1.83	3.02	3.81	28" x 32"	2.54	5.58	6.81
20" x 26"	1.86	3.14	4.01	28" x 34"	2.58	5.63	6.87
20" x 28"	2.10	3.29	4.43	28" x 36"	2.66	6.06	7.50
20" x 30"	2.15	3.42	4.68	30" x 14"	1.95	3.26	3.78
20" x 32"	2.28	4.23	5.10	30" x 16"	2.03	3.45	4.08
22" x 24"	1.88	3.14	4.01	30" x 18"	2.10	3.69	4.43
22" x 26"	1.92	3.29	4.27	30" x 20"	2.15	3.86	4.68
22" x 28"	1.97	3.42	4.41	30" x 24"	2.06	3.87	5.06
22" x 30"	2.19	4.14	5.04	30" x 26"	2.10	4.50	5.51
24" x 12"	1.76	2.55	2.82	30" x 28"	2.18	4.55	5.64
24" x 14"	1.67	2.45	2.91	30" x 30"	2.42	5.49	6.75
24" x 16"	1.71	2.60	3.26	30" x 32"	2.58	5.63	6.87
24" x 18"	1.77	2.84	3.56	30" x 34"	2.66	6.06	7.50
24" x 20"	1.83	3.02	3.81	30" x 36"	2.70	6.11	7.55
24" x 22"	1.85	3.14	4.01	32" x 24"	2.42	4.85	5.91
24" x 24"	1.92	3.38	4.37	32" x 28"	2.54	5.58	6.81
24" x 26"	1.97	3.42	4.41	32" x 30"	2.58	5.63	6.87
24" x 35"	2.01	3.69	4.76	32" x 32"	2.66	-----	7.50
24" x 30"	2.06	3.87	5.06	32" x 36"	2.75	-----	8.39
24" x 32"	2.22	4.65	5.58	36" x 24"	2.54	5.25	6.44
24" x 34"	2.48	4.92	5.96	36" x 28"	2.66	6.06	7.50
24" x 36"	2.52	5.24	6.44	36" x 30"	2.70	6.11	7.55
26" x 14"	1.71	2.67	3.02	40" x 24"	2.78	5.75	6.98
26" x 16"	1.77	3.02	3.56	40" x 28"	2.90	6.81	8.46
26" x 18"	1.82	3.21	3.81	40" x 30"	2.96	6.89	8.55
26" x 20"	1.86	3.33	4.01				

Divided Light and Sash Extras

Add to 2-light window price as follows:

Rectangular lights up to and including lights 16" high, per light.	\$0.09	For half windows open or glazed, use half price of window and add.	\$0.12
Rectangular lights over 16" high and up to and including lights 30" high, per light.	.12	For rabbeting special sash in pairs, add per pair.	.48
Rectangular lights over 30" high, per light.	.18	For rabbeting bottom rails of sash or windows, add per sash.	.23

(For rectangular lights formed by horizontal bars only, read width for height.)

Plowing for unique balance, add per window.
For ogee lugs on 2 and 4 check $1\frac{1}{8}$ -inch window only, add to window price..... .45

PLANK WINDOW FRAMES—WESTERN PONDEROSA PINE

Glass size, 2-lights	$5\frac{1}{4}$ " frame wall, $1\frac{1}{8}$ " outside casing		9" brick wall, head and sill		Glass size, 2-lights	$5\frac{1}{4}$ " frame wall, $1\frac{1}{8}$ " outside casing		9" brick wall, head and sill	
	Heads and sills	Sides	Heads and sills	Sides		Heads and sills	Sides	Heads and sills	Sides
20"	\$1.89		\$2.04		36"	\$2.93	\$2.36	\$3.17	\$2.55
24"	2.10	\$1.65	2.27	\$1.79	40"	3.30	2.72	3.60	2.93
28"	2.36	1.89	2.55	2.04	44"	3.65	2.94	3.90	3.18
30"	2.54	2.06	2.75	2.22	48"	-----	3.15	-----	3.39
32"	2.72	2.06	2.93	2.22					

For smaller or intermediate sizes use next largest size.

Add for nailing up sash frames.

For frames made for sash to pivot add..... \$0.90

EXTRAS

For frames made for sash to pivot add..... .68

FEDERAL REGISTER, Tuesday, April 16, 1946

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY AND MUSKINGUM COUNTIES IN OHIO—Continued

INSIDE DOOR FRAMES
[Western ponderosa pine]

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
13 $\frac{1}{2}$ " x 5 $\frac{3}{4}$ " jamb	\$4.05	\$4.28	\$4.65	\$4.88
Jamb 3 $\frac{1}{4}$ " x 5 $\frac{1}{4}$ " stop 1 $\frac{1}{2}$ " x 1 $\frac{1}{8}$ "	2.78	2.93	3.38	3.53
Jamb 3 $\frac{1}{4}$ " x 5 $\frac{1}{4}$ " No stops	2.25	2.39	2.85	2.99

YELLOW PINE
[Inside door frames]

Jamb 13 $\frac{1}{2}$ " x 5 $\frac{3}{4}$ " rab. 2 sides	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 1 $\frac{1}{8}$ " x 3 $\frac{1}{4}$ " rab. 1 side	2.28	2.52	2.88	3.12

CASED OPENINGS

6' 0" x 7' 0" and smaller	3 $\frac{1}{4}$ " x 5 $\frac{1}{2}$ " jambs and heads	\$2.76
6' 0" x 7' 0" and smaller	1 $\frac{1}{8}$ " x 5 $\frac{1}{2}$ " jambs and heads	3.33

4-LIGHT WINDOWS—1 $\frac{1}{8}$ " CHECK RAIL

[Clear western Ponderosa pine—for lugs, add per window]

Glass size	Thickness (inches)	Ohio opening		Glass size	Thickness (inches)	Ohio opening	
		Open	Glazed, single strength B			Open	Glazed, single strength B
10" x 20"	1 $\frac{1}{8}$	\$2.15	\$3.24	14" x 28"	1 $\frac{1}{8}$	\$2.63	\$5.00
10" x 24"	1 $\frac{1}{8}$	2.28	3.56	14" x 30"	1 $\frac{1}{8}$	2.70	5.16
12" x 20"	1 $\frac{1}{8}$	2.06	3.12	14" x 32"	1 $\frac{1}{8}$	2.91	5.48
12" x 24"	1 $\frac{1}{8}$	2.19	3.59	14" x 34"	1 $\frac{1}{8}$	2.96	5.67
12" x 26"	1 $\frac{1}{8}$	2.25	3.96	14" x 36"	1 $\frac{1}{8}$	3.06	5.96
12" x 28"	1 $\frac{1}{8}$	2.30	4.17	15" x 24"	1 $\frac{1}{8}$	2.55	4.52
12" x 30"	1 $\frac{1}{8}$	2.60	4.74	15" x 26"	1 $\frac{1}{8}$	2.60	4.95
12" x 32"	1 $\frac{1}{8}$	2.79	5.00	15" x 28"	1 $\frac{1}{8}$	2.67	5.61
12" x 34"	1 $\frac{1}{8}$	2.87	5.15	15" x 30"	1 $\frac{1}{8}$	2.75	5.36
12" x 36"	1 $\frac{1}{8}$	2.94	5.36	15" x 32"	1 $\frac{1}{8}$	2.96	5.67
14" x 24"	1 $\frac{1}{8}$	2.48	4.40	15" x 34"	1 $\frac{1}{8}$	3.11	5.91
14" x 26"	1 $\frac{1}{8}$	2.55	4.52	15" x 36"	1 $\frac{1}{8}$	3.11	6.39

12-LIGHT WINDOWS—1 $\frac{1}{8}$ " CHECK RAIL

[Western Ponderosa pine—Prefit, plowed and bored, toxic treated]

Glass size	Thickness (inches)	Open	Glazed, single strength B	Glass size	Thickness (inches)	Open	Glazed, single strength B
8" x 8"	1 $\frac{1}{8}$	\$2.55	\$3.77	10" x 15"	1 $\frac{1}{8}$	\$3.26	\$5.54
8" x 10"	1 $\frac{1}{8}$	2.52	4.02	10" x 16"	1 $\frac{1}{8}$	3.45	5.93
8" x 12"	1 $\frac{1}{8}$	2.87	4.59	10" x 18"	1 $\frac{1}{8}$	3.57	6.56
9" x 12"	1 $\frac{1}{8}$	2.70	4.41	10" x 20"	1 $\frac{1}{8}$	3.95	7.82
9" x 14"	1 $\frac{1}{8}$	2.81	4.76	12" x 14"	1 $\frac{1}{8}$	3.39	5.99
10" x 10"	1 $\frac{1}{8}$	2.91	4.55	12" x 16"	1 $\frac{1}{8}$	3.69	6.48
10" x 12"	1 $\frac{1}{8}$	2.79	4.82	12" x 18"	1 $\frac{1}{8}$	3.50	7.38
10" x 14"	1 $\frac{1}{8}$	3.15	5.36	12" x 20"	1 $\frac{1}{8}$	3.95	7.82

2 LIGHT STORM SASH

[Toxic treated, glazed, 4 $\frac{1}{2}$ " wider and 8" longer than glass—western ponderosa pine]

Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed
16" x 16"	1 $\frac{1}{8}$	\$2.18	24" x 28"	1 $\frac{1}{8}$	\$3.69	28" x 28"	1 $\frac{1}{8}$	\$4.50
18" x 20"	1 $\frac{1}{8}$	2.52	24" x 30"	1 $\frac{1}{8}$	3.87	28" x 30"	1 $\frac{1}{8}$	4.82
18" x 24"	1 $\frac{1}{8}$	3.02	24" x 32"	1 $\frac{1}{8}$	4.56	28" x 32"	1 $\frac{1}{8}$	5.53
20" x 16"	1 $\frac{1}{8}$	2.33	26" x 18"	1 $\frac{1}{8}$	3.21	30" x 16"	1 $\frac{1}{8}$	3.45
20" x 18"	1 $\frac{1}{8}$	2.49	26" x 20"	1 $\frac{1}{8}$	3.33	30" x 18"	1 $\frac{1}{8}$	3.69
20" x 20"	1 $\frac{1}{8}$	2.73	26" x 24"	1 $\frac{1}{8}$	3.42	30" x 20"	1 $\frac{1}{8}$	3.86
20" x 24"	1 $\frac{1}{8}$	3.02	26" x 26"	1 $\frac{1}{8}$	3.69	30" x 24"	1 $\frac{1}{8}$	3.87
20" x 26"	1 $\frac{1}{8}$	3.14	26" x 28"	1 $\frac{1}{8}$	3.98	30" x 26"	1 $\frac{1}{8}$	4.50
24" x 14"	1 $\frac{1}{8}$	2.45	26" x 30"	1 $\frac{1}{8}$	4.77	30" x 28"	1 $\frac{1}{8}$	4.55
24" x 16"	1 $\frac{1}{8}$	2.60	26" x 32"	1 $\frac{1}{8}$	4.92	30" x 30"	1 $\frac{1}{8}$	5.49
24" x 18"	1 $\frac{1}{8}$	2.84	27" x 24"	1 $\frac{1}{8}$	4.17	30" x 32"	1 $\frac{1}{8}$	5.64
24" x 20"	1 $\frac{1}{8}$	3.02	28" x 18"	1 $\frac{1}{8}$	3.54	32" x 24"	1 $\frac{1}{8}$	4.83
24" x 22"	1 $\frac{1}{8}$	3.14	28" x 20"	1 $\frac{1}{8}$	3.69	36" x 24"	1 $\frac{1}{8}$	5.25
24" x 24"	1 $\frac{1}{8}$	3.38	28" x 24"	1 $\frac{1}{8}$	3.69	40" x 24"	1 $\frac{1}{8}$	7.19
24" x 26"	1 $\frac{1}{8}$	3.42	28" x 26"	1 $\frac{1}{8}$	4.23			

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY AND MUSKINGUM COUNTIES IN OHIO—Continued

1 LIGHT SINGLE SASH— $1\frac{1}{8}$ " THICK

[Toxic treated western ponderosa pine]

Glass size	Open	Glazed, single strength	Glazed, double strength	Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53	28" x 26"	\$1.23	\$2.36	\$2.93
16" x 20"	1.04	1.49	1.68	28" x 28"	1.25	2.51	3.12
16" x 24"	1.07	1.55	1.80	28" x 30"	1.28	2.55	3.17
16" x 28"	1.11	1.85	2.21	28" x 32"	1.37	2.97	3.69
16" x 30"	1.13	1.89	2.31	30" x 18"	1.18	1.97	2.42
18" x 20"	1.07	1.55	1.76	30" x 20"	1.19	2.06	2.51
18" x 24"	1.08	1.74	2.08	30" x 24"	1.25	2.31	2.88
18" x 28"	1.13	1.89	2.31	30" x 28"	1.31	2.55	3.17
18" x 30"	1.19	1.97	2.42	30" x 30"	1.32	2.93	3.65
20" x 16"	1.04	1.49	1.68	30" x 32"	1.43	2.99	3.74
20" x 18"	1.07	1.55	1.76	30" x 36"	1.47	3.24	4.07
20" x 20"	.99	1.64	1.89	36" x 18"	1.32	2.31	2.78
20" x 24"	1.02	1.74	2.09	36" x 20"	1.35	2.46	3.03
20" x 28"	1.08	1.85	2.28	36" x 24"	1.40	2.78	3.45
24" x 16"	.98	1.44	1.79	36" x 28"	1.44	3.24	4.07
24" x 18"	.99	1.64	1.94	38" x 30"	1.50	3.20	4.11
24" x 20"	1.02	1.74	2.09	36" x 32"	1.52	3.59	4.52
24" x 24"	1.04	1.89	2.37	36" x 36"	1.59	4.88	
24" x 26"	1.08	1.94	2.37	40" x 20"	1.50	2.67	3.29
24" x 28"	1.11	2.04	2.58	40" x 24"	1.55	3.12	3.81
24" x 30"	1.13	2.18	2.72	40" x 28"	1.62		4.61
24" x 32"	1.32	2.54	3.17	40" x 30"	1.64		4.61
26" x 16"	1.07	1.74	2.06	40" x 32"	1.67		4.92
26" x 18"	1.08	1.80	2.16	40" x 38"	1.74		5.63
26" x 20"	1.13	1.89	2.31	40" x 40"	1.79		5.66
26" x 24"	1.19	2.06	2.51	44" x 20"	1.56		3.86
26" x 26"	1.20	2.16	2.72	44" x 24"	1.64		4.20
26" x 28"	1.23	2.37	2.98	44" x 28"	1.68		4.97
26" x 30"	1.25	2.51	3.12	44" x 30"	1.71		5.63
28" x 16"	1.11	1.76	2.15	44" x 32"	1.74		5.63
28" x 18"	1.13	1.89	2.31	48" x 24"	1.67		4.92
28" x 20"	1.16	1.97	2.42	48" x 28"	1.76		5.63
28" x 24"	1.20	2.16	2.72	48" x 30"	1.79		5.66

BARN SASH

[Western ponderosa pine]

Glass size	Thickness (inches)	4-light barn sash		6-light barn sash		9-light barn sash	
		Open	Glazed	Open	Glazed	Open	Glazed
8" x 10"	1 $\frac{1}{8}$	\$0.89	\$1.26	\$1.04	\$1.64	\$1.35	\$1.17
9" x 12"	1 $\frac{1}{8}$.95	1.43	1.16	1.89	1.53	2.01
10" x 12"	1 $\frac{1}{8}$.99	1.50	1.20	1.98	1.61	2.10
10" x 14"	1 $\frac{1}{8}$	1.04	1.61	1.25	2.16	1.74	2.31
10" x 16"	1 $\frac{1}{8}$			1.37	2.64	1.58	2.82
8" x 10"	1 $\frac{1}{8}$						
9" x 12"	1 $\frac{1}{8}$						
10" x 12"	1 $\frac{1}{8}$						
10" x 14"	1 $\frac{1}{8}$						
10" x 16"	1 $\frac{1}{8}$						

EXTERIOR DOOR FRAMES—WESTERN PONDEROSA PINE

FOR FRAME CONSTRUCTION

[5 $\frac{1}{4}$ -inch wall]—1 $\frac{1}{4}$ outside casing

	With oak sill	No sill
2' 8" x 6' 8"	\$8.85	\$5.99
3' 0" x 6' 8"	9.44	6.15
3' 0" x 7' 0"	9.69	6.38

Add for nailing up \$0.90

GARAGE DOOR FRAME

Jamb—1 $\frac{3}{4}$ x 1 $\frac{1}{4}$ inch western ponderosa pine (no outside casing or sill). Not over 8' 0" x 8' 0"—knocked down. \$6.75

DOOR FRAME EXTRAS

Transom door frames (transom not over 1' 6" high, add..... \$3.38
Side light door frame, figure 3 times price of single.....
Circle top door frame, add to price of square head frame..... 9.53

FOR 9-INCH MASONRY CONSTRUCTION

(No sill)

	Knocked down	Nailed up
2' 8" x 6' 8"	\$6.50	\$7.40
3' 0" x 6' 8"	6.60	7.50
3' 0" x 7' 0"	6.83	7.73

FOR 10-INCH FURRED BRICK WALL

2' 8" x 6' 8"	\$8.55	\$9.45
3' 0" x 6' 8"	9.14	10.04
3' 0" x 7' 0"	9.45	10.35

FOR 13-INCH MASONRY CONSTRUCTION

2' 8" x 6' 8"	\$10.71	\$11.61
3' 0" x 6' 8"	10.88	11.78
3' 0" x 7' 0"	11.25	12.15

Treating door frames with "wood-life" preserver..... \$0.54

FEDERAL REGISTER, Tuesday, April 16, 1946

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, NEWARK-ZANESVILLE AREA, INCLUDING FAIRFIELD, LICKING, PERRY, AND MUSKINGUM COUNTIES IN OHIO—Continued

EXTERIOR WINDOW FRAMES—WESTERN PONDEROSA PINE

(Important joints treated with wood preserver)

Glass size, 2-lights	$\frac{3}{4}$ " frame wall, $1\frac{1}{4}$ " outside casing		9" brick wall, all head and sill		"Unique balance" frame	
	Heads and sills	Sides	Heads and sills	Sides	Heads and sills	Sides
12"		\$2.30				
14"	\$1.34	2.51	\$1.20	\$3.06	\$1.28	\$1.64
16"	1.44	2.66	1.28	3.26	1.35	1.79
18"	1.70	2.82	1.35	3.53	1.44	1.97
20"	1.79	3.08	1.44	3.81	1.55	2.13
22"	1.89	3.24	1.67	4.05	1.76	2.30
24"	1.98	3.38	1.74	4.28	1.86	2.45
26"	2.07	3.53	1.83	4.47	1.95	2.57
27"	2.15	3.66	1.91	4.66	2.03	2.72
28"	2.31	3.95	1.98	4.92	2.10	2.91
30"	2.49	4.11	2.07	5.39	2.21	3.18
32"	2.67	4.52	2.31	5.90	2.48	3.54
36"	2.97	4.99	2.49	6.66		
40"						

WINDOW FRAME EXTRAS

For nailing-up (N. U.) add to above.....	\$0.90	For cutting down heads and sills, add.....	\$0.90
Mullion frames, add to price of 2 single frames.....	.45	For cutting down sides, add.....	.90
Triple frames, add to price of 3 single frames.....	1.20	Long sill horns for corner construction, add to price of regular head and sill.....	.90
For brick house frames with moulded hanging style instead of plain, add.....	.60	For frame house frame, add for hanging stile instead of casing.....	1.14

PORCH WORK—FIR

Colonial columns			Turned columns	
Sizes	Round cap and base	Paneled cap and base	Sizes	Turned center
6 inch x 8 feet.....	\$5.40		4" x 4", 8 feet.....	\$2.37
8 inch x 6 feet.....	6.15	\$6.00	5" x 5", 8 feet.....	3.69
8 feet.....	6.75	7.47	6" x 6", 8 feet.....	5.31
10 inch x 8 feet.....	9.12	9.42	6" x 6", 10 feet.....	6.66
9 feet.....	10.38	10.41		
12 inch x 8 feet.....		11.19		
9 feet.....		12.30		

Add for splitting columns, \$0.75.

FIR—PORCH NEWELS

Size	Square paneled, cap and base	Size	Square, turned cap
8 inch x 4 feet.....	\$4.08	5" x 5" x 4 feet.....	\$1.85
10 inch x 4 feet.....	5.16	6" x 6" x 4 feet.....	2.66

[F. R. Doc. 46-6035; Filed, Apr. 10, 1946; 2:09 p. m.]

[Region III Order G-18 Under Gen. Order 68]
STOCK MILLWORK IN THE WILMINGTON,
OHIO, AREA

For the reasons set forth in an opinion issued simultaneously herewith, filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of the Office of Price Administration by General Order 68, it is ordered:

SECTION 1. What this order does. This order determines maximum prices for certain sales of the specified stock millwork items set forth in a price list designated Table 1, attached to this order and made a part hereof. These maximum prices shall be the only maximum prices for these items when sold to an ultimate user or to a purchaser for resale on an installed basis. It includes the type of sale referred to in the trade as a "contract sale" wherein the seller provides his own take off from plans and specifications, quotes a flat price, and guarantees enough material to complete the job.

SEC. 2. Geographical applicability.
This order applies to all sales or deliv-

eries made by any seller located in the area covered by this order, or any sales or delivery to any buyer located in this area. The area covered by this order shall consist of Clinton, Fayette, Highland, Pickaway and Ross Counties in the State of Ohio.

SEC. 3. Relationship to other orders and regulations. This order supersedes MPR 44 and MPR 293 and the General Maximum Price Regulation for all sales of the listed items covered by this order. Sales of any items not specifically described in Table 1 remain subject to all applicable regulations issued by the Office of Price Administration.

SEC. 4. Maximum prices, allowances and discounts. (a) The prices set out in the attached table are the maximum prices which may be charged for the items shown whether purchased from manufacturers, jobbers or self-produced. Prices lower than the maximum prices may, of course, be charged or paid. Any seller may quote on a contract basis, wherein he takes off quantities from blueprints and guarantees sufficient material to finish the job, without violating

this order; *Provided*, He maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices permitted by this order as well as any other applicable regulation. If quotations are made on a contract basis, however, and the quantity of stock millwork actually furnished is valued at less than the contract price, the maximum charge which may be made is the total of the maximum price for the items actually furnished and not the contract price.

(b) The prices set out in the appendix are base prices for sales to ultimate users and are subject to the following discount:

(1) For all sales made to bona fide "resellers on an installed basis", a discount of not less than 2% of the net invoice for payment on or before the tenth of the calendar month following the date of delivery. This discount shall not apply on sales quoted and sold on a contract basis.

(c) **Delivery additions.** The prices set in this order include all additions or charges for delivery. No deduction need be made where the purchaser elects to

make his own delivery. In those cases where the stock millwork is taken from the stock of a retailer's warehouse and located on cars for shipment to a purchaser for resale on an installed basis or ultimate consumer in a different area, the prices are f. o. b. cars.

SEC. 5. Notification. Each seller subject to this order and making sales covered by this order shall keep for inspection by any purchaser, and make available to such purchaser upon request, a copy of this order together with the price lists and prices established by this order.

SEC. 6. Invoice. Each seller subject to this order shall furnish to every buyer within ten (10) days after making a sale of any items covered by this order an invoice containing a sufficiently complete description of the millwork items sold to show whether or not the price is within the maximum permitted. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

SEC. 7. Record keeping. Each seller must keep at his place of business available for inspection by representatives of the OPA as long as the Emergency Price Control Act of 1942 is amended or remains in effect, records concerning each sale covered by this order, showing the following:

1. Name and address of purchaser.
2. Place of delivery.
3. Date of transaction.
4. An itemized description of the materials and services invoiced, and the prices charged.

5. If the stock millwork is sold on a firm contract price basis and includes two or more different items, the seller must keep a record describing his calculations of each item sold by reason of such firm contract price.

SEC. 8. Prohibitions and evasions. (a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices set forth in the price list attached hereto.

(b) All sales shall be made subject to the allowances and discounts set forth herein. Every seller shall be subject to the notification invoice and record pro-

visions set forth above. No provision to this order shall supersede any requirement or prohibition set forth in any price regulation except insofar as the requirements of this order are inconsistent with requirements of any other regulation or order issued by the Office of Price Administration. Persons violating any provision of this order are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942.

SEC. 9. Posting. Every seller making a sale covered by this order shall post a copy of the list of maximum prices fixed by this order.

SEC. 10. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective March 29, 1946.

Issued: March 15, 1946.

J. F. KESSEL,
Regional Administrator.

TABLE 1—RETAIL MAXIMUM PRICES STOCK MILLWORK WILMINGTON AREA INCLUDING CLINTON, FAYETTE, HIGHLAND, PICKAWAY AND ROSS COUNTIES IN OHIO

INTERIOR WESTERN PONDEROSA PINE DOORS

[Ovolo sticking]

Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S & R fir panels	2 vertical W. P. P. S & R fir panels	6 panel colonial No. 1, W. P.	Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S & R fir panels	2 vertical W. P. P. S & R fir panels	6 panel colonial No. 1, W. P.	
2'0" x 6'0"	3/4"	\$5.42							2'0" x 7'0"	1 1/4"	\$8.79	\$8.28	\$8.79			\$7.95	\$8.61	\$9.56
2'0" x 6'0"	1 1/8"	6.02	\$6.02						2'8" x 6'6"	1 1/4"	8.34	7.86						9.14
2'6" x 6'0"	1 1/8"	7.22							2'8" x 6'8"	1 1/4"	8.03	7.80	8.03	\$7.70		7.47	7.64	8.51
1'6" x 6'8"	1 1/8"								2'8" x 6'10"	1 1/4"	9.05	8.54				8.67	8.36	
1'6" x 7'0"	1 1/8"								2'8" x 7'0"	1 1/4"	9.17	8.63	9.17			8.28	8.46	9.93
1'8" x 6'8"	1 1/8"								2'10" x 6'6"	1 1/4"	8.72							
1'10" x 6'8"	1 1/8"								2'10" x 6'8"	1 1/4"	8.84	8.33	8.84			7.98	8.66	9.60
2'0" x 6'0"	1 1/8"	6.06	6.06	\$6.06	\$5.82	5.81	5.94	6.81	2'10" x 6'10"	1 1/4"	9.42	9.42	9.42			9.05	9.26	10.20
2'0" x 6'6"	1 1/8"	6.54	6.36			6.09	6.41	7.10	2'10" x 7'0"	1 1/4"	9.54	9.54	9.54			9.17	9.33	10.31
2'0" x 6'8"	1 1/8"	6.65	6.47	6.65		6.20	6.51	7.19	3'0" x 6'6"	1 1/4"	9.05							
2'0" x 6'10"	1 1/8"	7.55	7.11			7.23			3'0" x 6'8"	1 1/4"	9.23	8.70				8.85		9.98
2'0" x 7'0"	1 1/8"	7.64	7.20	7.64		7.32	7.49	8.45	3'0" x 7'0"	1 1/4"	9.98	9.41	9.98			9.56	9.78	10.73
2'2" x 6'8"	1 1/8"		7.01			7.13	7.28	8.24	2'6" x 6'8"	1 1/4"	10.55							
2'2" x 7'0"	1 1/8"		8.03			7.70	7.86	8.81	2'8" x 6'8"	1 1/4"						11.36		12.68
2'4" x 6'0"	1 1/8"						7.08		2'10" x 6'8"	1 1/4"								13.05
2'4" x 6'4"	1 1/8"	7.55							3'0" x 6'8"	1 1/4"								13.56
2'4" x 6'6"	1 1/8"	6.99	6.99			6.71	6.84	7.11	2'6" x 7'0"	1 1/4"	12.15					11.69		
2'4" x 6'8"	1 1/8"	7.16	7.16	7.16		6.84	7.01	7.88	2'8" x 6'8"	1 1/4"								
2'4" x 6'10"	1 1/8"	8.30	8.30			7.97	8.12	8.45	2'8" x 7'0"	1 1/4"								
2'4" x 7'0"	1 1/8"	8.42	8.42	8.42		8.06	8.24	9.18	2'10" x 6'10"	1 1/4"								
2'6" x 6'0"	1 1/8"	7.64	7.64			7.32	7.05	8.45	2'10" x 7'0"	1 1/4"								
2'6" x 6'6"	1 1/8"	7.58	7.35	7.58	7.26	7.05	7.19	8.06	3'0" x 6'8"	1 1/4"								
2'6" x 6'8"	1 1/8"	7.68	7.46	7.68		7.82	7.29	8.16	3'0" x 7'0"	1 1/4"	13.73	12.93				13.22		14.48
2'6" x 6'10"	1 1/8"	8.67	8.18			8.33	8.49											

FIR GLASS DOORS

[No. 2 quality]

Stock sizes	Thickness (inches)	3X-1 light		3X-3 lights		3X panels-4 lights		3X panels-6 lights		Stock sizes	Thickness (inches)	3X-1 light		3X-3 lights		3X panels-4 lights		3X panels-6 lights	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2'8" x 6'6"	1 1/8"	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19	2'10" x 6'10"	1 1/8"	\$7.44	\$9.26	\$7.80	\$9.42	\$7.92	\$9.54	\$8.16	\$9.96
2'6" x 6'8"	1 1/8"	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34	3'0" x 7'0"	1 1/8"	7.88	9.90	8.24	10.05	8.36	10.17	8.61	10.59
2'8" x 6'8"	1 1/8"	6.68	7.68	7.04	8.12	7.17	8.25	7.46	8.64										

2-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness (inches)	Open	Glazed, single strength	Glass size	Thickness (inches)	Open	Glazed, single strength
12" x 14"	1 1/8"			14" x 18"			
12" x 16"	1 1/8"			14" x 20"			
12" x 18"	1 1/8"			15" x 12"			
14" x 12"	1 1/8"			15" x 14"			
14" x 14"	1 1/8"			15" x 16"			
14" x 15"	1 1/8"			15" x 18"			
14" x 16"	1 1/8"			15" x 20"			

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TABLE 1—RETAIL MAXIMUM PRICES STOCK MILLWORK WILMINGTON AREA INCLUDING CLINTON, FAYETTE, HIGHLAND, PICKAWAY AND ROSS COUNTIES IN OHIO—Continued

8-LIGHT CELLAR SASH—WESTERN PONDEROSA PINE

Glass size	Thickness	Open	Glazed, single strength	Glass size	Thickness	Open	Glazed, single strength
8" x 10"	13/8	\$0.90	\$1.17	10" x 16"	13/8	\$1.08	\$1.79
10" x 12"	13/8	1.02	1.38	10" x 18"	13/8	1.20	1.98
10" x 14"	13/8	1.07	1.58	10" x 20"	13/8	1.25	2.10

HOTBED SASH

Sash opening	Open	Glazed	Number rows glass	Sash opening	Open	Glazed	Number rows glass
3' 0" x 6' 0"—13/8	\$3.14	\$6.29	3	4' 0" x 6' 0"—13/4	\$5.57	\$9.45	4

KNOCKED DOWN SASH PARTS, TOXIC TREATED—WESTERN PONDEROSA PINE

[13/8" 2 check windows—Ohio knocked down wood parts—"profit"]

Glass	Stile or top rail	Check rail	Bottom rail	Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$0.14	\$0.20	30"			
14"	.18	.14	.23	32"			
16"	.18	.15	.24	34"			
18"	.20	.17	.26	36"			
20"	.21	.18	.27	38"			
22"	.23	.18	.29	40"			
24"	.23	.20	.30	42"			
26"	.24	.20	.33	44"			
28"	.26	.21	.33	48"			

For ogee lugs (Cincinnati opening only) add for complete set (4 stiles)—\$0.45.

CUPBOARD DOORS 13/4"—1 PANEL WESTERN PONDEROSA PINE

1' 4" x 2' 0"	\$1.37	1' 4" x 3' 0"	\$1.86	1' 4" x 4' 0"	\$2.42	1' 4" x 5' 0"	\$3.08
1' 6" x 2' 0"	1.46	1' 6" x 3' 0"	1.95	1' 6" x 4' 0"	2.55	1' 6" x 5' 0"	3.27
1' 8" x 2' 0"	1.50	1' 8" x 3' 0"	2.13	1' 8" x 4' 0"	2.76	1' 8" x 5' 0"	3.54
2' 0" x 2' 0"	1.73	2' 0" x 3' 0"	2.37	2' 0" x 4' 0"	3.08	2' 0" x 5' 0"	3.95
1' 4" x 2' 6"	1.68	1' 4" x 3' 6"	2.18	1' 4" x 4' 6"	2.76	1' 4" x 5' 6"	4.41
1' 6" x 2' 6"	1.77	1' 6" x 3' 6"	2.28	1' 6" x 4' 6"	2.91	1' 6" x 5' 6"	5.19
1' 8" x 2' 6"	1.91	1' 8" x 3' 6"	2.51	1' 8" x 4' 6"	3.18		
2' 0" x 2' 6"	2.13	2' 0" x 3' 0"	2.76	2' 0" x 4' 6"	3.50		

VIR PANEL DOORS

Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2	Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2
2' 0" x 6' 0"	13/8"					2' 4" x 7' 0"	13/8"	7.04	\$6.84		
2' 6" x 6' 0"	13/8"					2' 6" x 6' 0"	13/8"	6.29	6.12		\$6.12
2' 8" x 6' 8"	13/8"					2' 6" x 6' 6"	13/8"	6.02	5.85		5.85
1' 6" x 6' 8"	13/8"	\$5.63	\$5.48	\$5.81		2' 6" x 8'	13/8"	6.09	5.94	\$6.27	5.94
2' 0" x 6' 8"	13/8"	5.25	5.12			2' 6" x 7' 0"	13/8"	6.81	6.63		
2' 0" x 6' 6"	13/8"	5.49	5.34			2' 8" x 6' 8"	13/8"	6.27	6.09	6.45	6.09
2' 0" x 6' 8"	13/8"	5.63	5.48	5.81		2' 8" x 7' 0"	13/8"	6.98	6.80		
1' 0" x 7' 0"	13/8"	6.68	6.50			2' 10" x 6' 10"	13/8"	7.65	7.44		
2' 4" x 6' 6"	13/8"	5.85	5.69			2' 10" x 7' 0"	13/8"	7.73	7.52		
2' 4" x 6' 8"	13/8"	5.94	5.78	6.12	5.78	3' 0" x 7' 0"	13/8"	8.09	7.88		7.41

WESTERN PONDEROSA PINE GLASS DOORS

Stock sizes	Thickness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 550		N. D. 561		N. D. 562		N. D. 567		
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	
2' 6" x 6' 6"	13/8"																				\$7.40	\$9.39
2' 6" x 6' 8"	13/8"																				7.44	9.48
2' 8" x 6' 8"	13/8"	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90	
3' 0" x 6' 8"	13/8"																					
2' 10" x 6' 10"	13/8"	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.59	11.30	9.03	11.91			12.63	11.15	
2' 8" x 7' 0"	13/8"	9.03	12.29	10.77	13.83	7.97	10.88	8.61	10.02	9.45	10.67	9.93	12.09								8.19	11.10
2' 10" x 7' 0"	13/8"	9.28	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60								8.34	11.58
3' 0" x 7' 0"	13/8"	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.87	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.49	11.76	
2' 6" x 6' 8"	13/8"																					
2' 8" x 6' 8"	13/8"	11.87	14.76	14.27	17.07	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	12.30	13.20	13.67	12.72	14.51	10.71	12.96	
2' 10" x 6' 8"	13/8"																					
3' 0" x 6' 8"	13/8"	12.44	15.69	14.85	17.84	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66	10.76	14.46	12.66	14.69	13.17	15.09	11.15	14.06	
2' 10" x 6' 10"	13/8"	12.87	16.14	15.32	18.23	11.33	14.60	12.20	14.19	13.29	15.23	13.89	16.24	11.15	14.42	13.05	15.95	13.59	16.55	11.57	14.48	
2' 6" x 7' 0"	13/8"																					
2' 8" x 7' 0"	13/8"	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84								11.69	14.94
2' 10" x 7' 0"	13/8"	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50								11.11	15.23
3' 0" x 7' 0"	13/8"	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97		

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TABLE 1—RETAIL MAXIMUM PRICES STOCK MILLWORK WILMINGTON AREA INCLUDING CLINTON, FAYETTE, HIGHLAND, PICKAWAY AND ROSS COUNTIES IN OHIO—Continued

2-LIGHT WINDOWS— $1\frac{1}{8}$ " CHECK BAIL—CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT

[For lugs, add per window \$0.45]

Glass size	Ohio opening			Glass size	Ohio opening		
	Open	Glazed, single strength B	Glazed, double strength B		Open	Glazed, single strength B	Glazed, double strength B
16" x 16"	\$1.50	\$2.18	\$2.37	26" x 24"	\$1.97	\$3.42	\$4.41
16" x 18"	1.68	2.42	2.67	26" x 26"	2.01	3.69	4.76
16" x 20"	1.62	2.48	2.81	26" x 28"	2.06	3.98	5.13
16" x 24"	1.71	2.72	3.11	26" x 30"	2.28	4.77	5.84
16" x 26"	1.92	3.20	3.77	26" x 32"	2.48	4.92	5.96
16" x 28"	1.83	3.11	3.71	26" x 34"	2.54	5.58	6.81
18" x 18"	1.76	2.67	2.99	26" x 36"	2.58	5.63	6.87
18" x 20"	1.67	2.63	2.97	28" x 14"	1.92	3.12	3.63
18" x 24"	1.77	3.02	3.56	28" x 16"	1.98	3.29	3.92
18" x 26"	1.98	3.39	4.04	28" x 18"	2.03	3.54	4.25
18" x 28"	2.03	3.54	4.25	28" x 20"	2.10	3.69	4.43
20" x 14"	1.58	2.10	2.49	28" x 24"	2.01	3.69	4.76
20" x 16"	1.62	2.33	2.81	28" x 26"	2.06	4.22	5.13
20" x 18"	1.80	2.49	3.15	28" x 28"	2.10	4.50	5.51
20" x 20"	1.71	2.73	3.41	28" x 30"	2.36	4.82	5.87
20" x 24"	1.83	3.02	3.81	28" x 32"	2.54	5.58	6.81
20" x 26"	1.86	3.14	4.01	28" x 34"	2.58	5.63	6.87
20" x 28"	2.10	3.29	4.43	28" x 36"	2.66	6.06	7.50
20" x 30"	2.15	3.42	4.68	30" x 14"	1.95	3.26	3.78
20" x 32"	2.28	4.23	5.10	30" x 16"	2.03	3.45	4.08
22" x 24"	1.88	3.14	4.01	30" x 18"	2.10	3.69	4.43
22" x 26"	1.92	3.29	4.27	30" x 20"	2.15	3.86	4.68
22" x 28"	1.97	3.42	4.41	30" x 24"	2.06	3.87	5.06
22" x 30"	2.19	4.14	5.04	30" x 26"	2.10	4.50	5.51
24" x 12"	1.76	2.55	2.82	30" x 28"	2.18	4.55	5.54
24" x 14"	1.67	2.45	2.91	30" x 30"	2.42	5.49	6.75
24" x 16"	1.71	2.60	3.26	30" x 32"	2.58	5.63	6.87
24" x 18"	1.77	2.84	3.56	30" x 34"	2.66	6.06	7.50
24" x 20"	1.83	3.02	3.88	30" x 36"	2.70	6.11	7.55
24" x 22"	1.85	3.14	4.01	32" x 24"	2.42	4.85	5.91
24" x 24"	1.92	3.38	4.37	32" x 28"	2.54	5.58	6.81
24" x 26"	1.97	3.42	4.41	32" x 30"	2.58	5.63	6.87
24" x 38"	2.01	3.69	4.76	32" x 32"	2.66	6.06	7.50
24" x 30"	2.06	3.87	5.06	32" x 36"	2.75	-----	8.39
24" x 32"	2.22	4.65	5.58	36" x 24"	2.54	5.25	6.44
24" x 34"	2.48	4.92	5.96	36" x 28"	2.66	6.06	7.50
24" x 36"	2.52	5.24	6.44	36" x 30"	2.70	6.11	7.55
26" x 14"	1.71	2.67	3.02	40" x 24"	2.78	5.75	6.98
26" x 16"	1.77	3.02	3.56	40" x 28"	2.90	6.81	8.46
26" x 18"	1.82	3.21	3.81	40" x 30"	2.96	6.89	8.55
26" x 20"	1.86	3.33	4.01				

Divided Light and Sash Extras

Add to 2-light window price as follows:

Rectangular lights up to and including lights 16" high, per light	\$0.09	For half windows open or glazed, use half price of window and add	\$0.12
Rectangular lights over 16" high and up to and including lights 30" high, per light	.12	For rabetting special sash in pairs, add per pair	.48
Rectangular lights over 30" high, per light	.18	For rabetting bottom rails of sash or windows, add per sash	.23
(For rectangular lights formed by horizontal bars only, read width for height.)		Plowing for unique balance, add per window	.25
		For ogee lugs on 2 and 4 check 1 $\frac{1}{8}$ -inch window only, add to window price	.45

PLANK WINDOW FRAMES, WESTERN PONDEROSA PINE

Glass size 2-lights	5 $\frac{1}{4}$ " frame wall, 1 $\frac{1}{8}$ " outside casing		9" brick wall head and sill		Glass size 2-lights	5 $\frac{1}{4}$ " frame wall, 1 $\frac{1}{8}$ " outside casing		9" brick wall head and sill	
	Heads and sills	Sides	Heads and sills	Sides		Heads and sills	Sides	Heads and sills	Sides
20"	\$1.89		\$2.04		36"		\$2.93	\$2.36	\$3.17
24"	2.10	\$1.65	2.27	\$1.79	40"		3.30	2.72	3.60
28"	2.36	1.89	2.55	2.04	44"		3.65	2.94	3.90
30"	2.54	2.06	2.75	2.22	48"			3.15	3.39
32"	2.72	2.06	2.93	2.22					

EXTRAS

For smaller or intermediate sizes use next largest size.	
Add for nailing up sash frames.	
For frames made for sash to pivot add	\$0.90 .68

INSIDE DOOR FRAMES, WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2' 8" x 6' 8"	3' 0" x 7' 0"	2' 8" x 6' 8"	3' 0" x 7' 0"
15 $\frac{1}{2}$ " x 5 $\frac{1}{2}$ " Jamb			\$4.05	\$4.28
Jamb 34" x 5 $\frac{1}{4}$ ", stop 34" x 1 $\frac{1}{8}$ "	2.78	2.93	3.38	3.53
Jamb 34" x 5 $\frac{1}{4}$ ", no stops	2.25	2.39	2.85	2.99

YELLOW PINE INSIDE DOOR FRAMES

Jamb 19 $\frac{1}{2}$ " x 5 $\frac{1}{2}$ " rab., 2 sides	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 19 $\frac{1}{2}$ " x 3 $\frac{1}{2}$ " rab., 1 side	2.28	2.52	2.88	3.12

CASED OPENINGS

6' 0" x 7' 0" and smaller	34" x 5 $\frac{1}{2}$ " jambs and heads	\$2.76
6' 0" x 7' 0" and smaller	1 $\frac{1}{2}$ " x 5 $\frac{1}{2}$ " jambs and heads	3.33

TABLE 1—RETAIL MAXIMUM PRICES STOCK MILLWORK WILMINGTON AREA INCLUDING CLINTON, FAYETTE, HIGHLAND, PICKAWAY AND ROSS COUNTIES IN OHIO—Continued

4-LIGHT WINDOWS— $1\frac{3}{8}$ " CHECK RAIL

[Clear western ponderosa pine—for lugs, add per window]

Glass size	Thickness (inches)	Ohio opening		Glass size	Thickness (inches)	Ohio opening	
		Open	Glazed, single strength B			Open	Glazed, single strength B
10" x 20"	1 $\frac{3}{8}$	\$2.15	\$3.24	14" x 28"	1 $\frac{3}{8}$	\$2.63	\$5.00
10" x 24"	1 $\frac{3}{8}$	2.28	3.56	14" x 30"	1 $\frac{3}{8}$	2.70	5.16
12" x 20"	1 $\frac{3}{8}$	2.06	3.12	14" x 32"	1 $\frac{3}{8}$	2.91	5.48
12" x 24"	1 $\frac{3}{8}$	2.19	3.59	14" x 34"	1 $\frac{3}{8}$	2.96	5.67
12" x 26"	1 $\frac{3}{8}$	2.25	3.96	14" x 36"	1 $\frac{3}{8}$	3.06	5.96
12" x 28"	1 $\frac{3}{8}$	2.30	4.17	15" x 24"	1 $\frac{3}{8}$	2.55	4.52
12" x 30"	1 $\frac{3}{8}$	2.60	4.74	15" x 26"	1 $\frac{3}{8}$	2.60	4.95
12" x 32"	1 $\frac{3}{8}$	2.79	5.00	15" x 28"	1 $\frac{3}{8}$	2.67	5.61
12" x 34"	1 $\frac{3}{8}$	2.87	5.15	15" x 30"	1 $\frac{3}{8}$	2.75	5.36
12" x 36"	1 $\frac{3}{8}$	2.94	5.36	15" x 32"	1 $\frac{3}{8}$	2.96	5.67
14" x 24"	1 $\frac{3}{8}$	2.48	4.40	15" x 34"	1 $\frac{3}{8}$	3.11	5.91
14" x 26"	1 $\frac{3}{8}$	2.55	4.52	15" x 36"	1 $\frac{3}{8}$	3.11	6.39

12-LIGHT WINDOWS— $1\frac{3}{8}$ " CHECK RAIL

[Western ponderosa pine—Prefit, plowed and bored, toxic treated]

Glass size	Thickness (inches)	Open	Glazed, single strength B	Glass size	Thickness (inches)	Open	Glazed, single strength B
8" x 8"	1 $\frac{3}{8}$	\$2.55	\$3.77	10" x 15"	1 $\frac{3}{8}$	\$3.26	\$5.54
8" x 10"	1 $\frac{3}{8}$	2.52	4.02	10" x 16"	1 $\frac{3}{8}$	3.45	5.63
8" x 12"	1 $\frac{3}{8}$	2.87	4.59	10" x 18"	1 $\frac{3}{8}$	3.57	6.56
9" x 12"	1 $\frac{3}{8}$	2.70	4.41	10" x 20"	1 $\frac{3}{8}$	3.95	7.82
9" x 14"	1 $\frac{3}{8}$	2.81	4.76	12" x 14"	1 $\frac{3}{8}$	3.39	5.99
10" x 10"	1 $\frac{3}{8}$	2.91	4.55	12" x 16"	1 $\frac{3}{8}$	3.69	6.48
10" x 12"	1 $\frac{3}{8}$	2.79	4.82	12" x 18"	1 $\frac{3}{8}$	3.50	7.38
10" x 14"	1 $\frac{3}{8}$	3.15	5.36	12" x 20"	1 $\frac{3}{8}$	3.95	7.82

2-LIGHT STORM SASH

[Toxic treated, glazed, $4\frac{1}{2}$ " wider and 8" longer than glass—western ponderosa pine]

Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed
16" x 16"	1 $\frac{3}{8}$	\$2.18	24" x 28"	1 $\frac{3}{8}$	\$3.69	28" x 28"	1 $\frac{3}{8}$	\$4.50
18" x 20"	1 $\frac{3}{8}$	2.52	24" x 30"	1 $\frac{3}{8}$	3.87	28" x 30"	1 $\frac{3}{8}$	4.82
18" x 24"	1 $\frac{3}{8}$	3.02	24" x 32"	1 $\frac{3}{8}$	4.56	28" x 32"	1 $\frac{3}{8}$	5.58
20" x 16"	1 $\frac{3}{8}$	2.33	26" x 18"	1 $\frac{3}{8}$	3.21	30" x 16"	1 $\frac{3}{8}$	3.45
20" x 18"	1 $\frac{3}{8}$	2.49	26" x 20"	1 $\frac{3}{8}$	3.33	30" x 18"	1 $\frac{3}{8}$	3.69
20" x 20"	1 $\frac{3}{8}$	2.73	26" x 24"	1 $\frac{3}{8}$	3.42	30" x 20"	1 $\frac{3}{8}$	3.86
20" x 24"	1 $\frac{3}{8}$	3.02	26" x 26"	1 $\frac{3}{8}$	3.09	30" x 24"	1 $\frac{3}{8}$	3.87
20" x 26"	1 $\frac{3}{8}$	3.14	26" x 28"	1 $\frac{3}{8}$	3.98	30" x 26"	1 $\frac{3}{8}$	4.50
24" x 14"	1 $\frac{3}{8}$	2.45	26" x 30"	1 $\frac{3}{8}$	4.77	30" x 28"	1 $\frac{3}{8}$	4.55
24" x 16"	1 $\frac{3}{8}$	2.60	26" x 32"	1 $\frac{3}{8}$	4.92	30" x 30"	1 $\frac{3}{8}$	5.49
24" x 18"	1 $\frac{3}{8}$	2.84	27" x 24"	1 $\frac{3}{8}$	4.17	30" x 32"	1 $\frac{3}{8}$	5.64
24" x 20"	1 $\frac{3}{8}$	3.02	28" x 18"	1 $\frac{3}{8}$	3.54	32" x 24"	1 $\frac{3}{8}$	4.83
24" x 22"	1 $\frac{3}{8}$	3.14	28" x 20"	1 $\frac{3}{8}$	3.69	36" x 24"	1 $\frac{3}{8}$	5.25
24" x 24"	1 $\frac{3}{8}$	3.38	28" x 24"	1 $\frac{3}{8}$	3.69	40" x 24"	1 $\frac{3}{8}$	7.19
24" x 26"	1 $\frac{3}{8}$	3.42	28" x 26"	1 $\frac{3}{8}$	4.23			

1-LIGHT SINGLE SASH— $1\frac{3}{8}$ " THICK

[Toxic-treated, western ponderosa pine]

Glass size	Open	Glazed, single strength	Glazed, double strength	Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53	28" x 26"	\$1.23	\$2.36	\$2.93
16" x 20"	1.04	1.49	1.68	28" x 28"	1.25	2.51	3.12
16" x 24"	1.07	1.55	1.80	28" x 30"	1.28	2.55	3.17
16" x 28"	1.11	1.85	2.21	28" x 32"	1.37	2.97	3.69
16" x 30"	1.13	1.89	2.31	30" x 18"	1.16	1.97	2.42
18" x 20"	1.07	1.55	1.76	30" x 20"	1.19	2.06	2.51
18" x 24"	1.08	1.74	2.06	30" x 24"	1.25	2.31	2.88
18" x 28"	1.13	1.89	2.31	30" x 28"	1.31	2.55	3.17
18" x 30"	1.19	1.97	2.42	30" x 30"	1.32	2.93	3.65
20" x 16"	1.04	1.49	1.68	30" x 32"	1.43	2.99	3.74
20" x 18"	1.07	1.55	1.78	30" x 36"	1.47	3.24	4.07
20" x 20"	.99	1.64	1.88	30" x 18"	1.32	2.31	2.78
20" x 24"	1.02	1.74	2.09	36" x 20"	1.35	2.46	3.03
20" x 28"	1.08	1.85	2.28	36" x 24"	1.40	2.78	3.45
24" x 16"	.98	1.44	1.79	36" x 28"	1.44	3.24	4.07
24" x 18"	.99	1.64	1.94	36" x 30"	1.50	3.29	4.11
24" x 20"	1.02	1.74	2.09	36" x 32"	1.52	3.59	4.32
24" x 24"	1.04	1.89	2.37	36" x 36"	1.59		4.88
24" x 26"	1.08	1.94	2.37	40" x 20"	1.50	2.67	3.29
24" x 28"	1.11	2.04	2.58	40" x 24"	1.55	3.12	3.81
24" x 30"	1.13	2.18	2.72	40" x 28"	1.62		4.61
24" x 32"	1.32	2.54	3.17	40" x 30"	1.64		4.61
26" x 16"	1.07	1.74	2.06	40" x 32"	1.67		4.92
26" x 18"	1.08	1.80	2.16	40" x 36"	1.74		5.63
26" x 20"	1.13	1.89	2.31	40" x 40"	1.79		5.66
26" x 24"	1.19	2.06	2.51	44" x 20"	1.56		3.86
26" x 26"	1.20	2.16	2.72	44" x 24"	1.64		4.20
26" x 28"	1.23	2.37	2.93	44" x 28"	1.68		4.97
26" x 30"	1.25	2.51	3.12	44" x 30"	1.71		5.63
28" x 16"	1.11	1.76	2.15	44" x 32"	1.74		5.63
28" x 18"	1.13	1.89	2.31	48" x 24"	1.67		4.92
28" x 20"	1.16	1.97	2.42	48" x 28"	1.76		5.98
28" x 24"	1.20	2.16	2.72	48" x 30"	1.79		5.96

FEDERAL REGISTER, Tuesday, April 16, 1946

TABLE 1—RETAIL MAXIMUM PRICES STOCK MILLWORK WILMINGTON AREA INCLUDING CLINTON, FAYETTE, HIGHLAND, PICKAWAY AND ROSS COUNTIES IN OHIO—Continued

BARN SASH

[Western ponderosa pine]

Glass size	Thickness (inches)	4 light barn sash		6 light barn sash		9 light barn sash		Glass size	Thickness (inches)	4 light barn sash		6 light barn sash		9 light barn sash	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
8" x 10"	1 1/8	\$0.80	\$1.26	\$1.04	\$1.64	\$1.44	\$2.37	8" x 10"	1 1/8	\$0.98	\$1.35	\$1.17	\$1.76	\$1.59	\$2.55
9" x 12"	1 1/8	.95	1.43	1.16	1.89	—	—	9" x 12"	1 1/8	1.07	1.53	1.31	2.01	—	—
10" x 12"	1 1/8	.99	1.50	1.20	1.98	1.68	2.64	10" x 12"	1 1/8	1.16	1.61	1.35	2.10	1.91	3.17
10" x 14"	1 1/8	1.04	1.61	1.25	2.16	—	—	10" x 14"	1 1/8	1.17	1.74	1.41	2.31	—	—
10" x 16"	1 1/8	—	—	1.37	2.64	—	—	10" x 16"	1 1/8	—	—	1.58	2.82	—	—

EXTERIOR DOOR FRAMES—WESTERN PONDEROSA PINE

FOR FRAME CONSTRUCTION

[5 1/4-inch wall]—1 1/8 outside casing

	With oak sill	No sill
2' 8" x 6' 8"	\$8.55	\$5.99
3' 0" x 6' 8"	9.44	6.15
3' 0" x 7' 0"	9.69	6.38

Add for nailing up \$0.90

GARAGE DOOR FRAME

Jamb—1 1/4 x 5 1/4 inch western ponderosa pine (no outside casing or sill)
Not over 8' 0" x 8' 0"—knocked down \$6.75

DOOR FRAME EXTRAS

Transom door frames (transom not over 1' 6" high, add 3.38
Side light door frame, figure 3 times price of single.
Circle top door frame, add to price of square head frame 9.53

EXTERIOR WINDOW FRAMES—WESTERN PONDEROSA PINE

[Important joints treated with wood preserver]

Glass size, 2-lights	5 1/4" frame wall, 1 1/8" outside casing		9" brick wall, all head and sill		"Unique balance" frame		Glass size, 2-lights
	Heads and sills	Sides	Heads and sills	Sides	Heads and sills	Sides	
12"	—	\$2.30	—	—	—	—	14"
14"	\$1.34	2.51	\$1.20	\$3.06	\$1.28	\$1.64	16"
16"	1.44	2.66	1.28	3.26	1.35	1.79	18"
18"	1.70	2.82	1.35	3.53	1.44	1.97	20"
20"	1.79	3.08	1.44	3.81	1.55	2.13	22"
22"	1.89	3.24	1.67	4.05	1.76	2.30	24"
24"	1.98	3.38	1.74	4.28	1.85	2.45	26"
26"	2.07	3.53	1.83	4.47	1.95	2.57	28"
27"	2.15	—	—	—	2.00	—	30"
28"	2.15	3.66	1.91	4.86	2.03	2.72	32"
30"	2.31	3.95	1.98	4.92	2.10	2.91	34"
32"	2.49	4.11	2.07	5.39	2.21	3.18	36"
36"	2.67	4.52	2.31	5.90	2.48	3.64	38"
40"	2.97	—	2.49	—	2.66	—	40"

WINDOW FRAME EXTRAS

For nailing-up (N. U.) add to above \$0.90
Mullion frames, add to price of 2 single frames .45
Triple frames, add to price of 3 single frames 1.20
For brick house frames with moulded hanging style instead of plain, add .60
For cutting down heads and sills, add For cutting down sides, add Long sill horns for corner construction, add to price of regular head and sill For frame house frame, add for hanging stile instead of casing

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[Region IV Order G-1 Under Rev. SO 119]

WARREN CO., INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. G-1 Under Revised Supplementary Order 119. The Warren Company, Incorporated, 905 Memorial Drive, S. E., Atlanta, Georgia. Docket No. IV-SO 119-6-7.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator for Region IV of the Office of Price Administration by section 19 of Revised Supplementary Order 119, *It is hereby ordered:*

(a) That on and after the effective date of this order, The Warren Company, Inc., Atlanta, Georgia, hereinafter referred to as applicant, is permitted to increase its maximum prices for sales of the mechanically operated commercial refrigeration equipment which it manufactures, consisting of display cases, reach in and walk in refrigerators of over 16 cubic foot capacity, and refrigerated beverage coolers, which are more specifically described in its application, as established pursuant to the provisions of Maximum Price Regulation 592, by the following percentage: 13.1%.

(b) That all freight allowances, other allowances, discounts, commissions, differentiations in classes of purchasers, and other differentials customarily made by the applicant shall be maintained.

(c) That any reseller purchasing the equipment above described from the applicant for resale is hereby permitted to increase his present properly established maximum price by a dollars-and-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted applicant under this order.

(d) Upon the first sale after this order to each purchaser of the above described refrigeration equipment and on which an adjustment has been granted in this order to the manufacturer, the applicant shall notify such purchaser of the amount of increase in price resulting from this order and all the provisions of paragraph (c) of this order.

(e) Except as otherwise provided herein, all transactions of applicant and any reseller subject to this order remain subject to the provisions of Maximum Price Regulation 591 and the General Maximum Price Regulation, respectively, together with all amendments which heretofore have been or hereafter may be issued.

This order may be revoked, corrected or amended by the Office of Price Administration at any time.

This order shall become effective March 28, 1946.

Issued this March 28, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6021; Filed, Apr. 10, 1946;
2:05 p. m.]

[Region III Order G-17 Under Gen. Order 68]

STOCK MILLWORK IN ATHENS, GALLIA,
HOCKING, JACKSON, MEIGS AND VINTON
COUNTIES, OHIO

For the reasons set forth in an opinion issued simultaneously herewith, filed

with the division of the Federal Register and under the authority vested in the Regional Administrator of the Office of Price Administration by General Order 68, it is ordered:

SECTION 1. What this order does. This order determines maximum prices for certain sales of the specified stock millwork items set forth in a price list designated Table 1, attached to this order and made a part hereof. These maximum prices shall be the only maximum prices for these items when sold to an ultimate user or to a purchaser for resale on an installed basis. It includes the type of sale referred to in the trade as a "contract sale" wherein the seller provides his own take off from plans and specifications, quotes a flat price, and guarantees enough material to complete the job.

SEC. 2. Geographical applicability. This order applies to all sales or deliveries made by any seller located in the area covered by this order, or any sales or delivery to any buyer located in this area. The area covered by this order shall consist of Athens, Gallia, Hocking, Jackson, Meigs, and Vinton Counties in the State of Ohio.

SEC. 3. Relationship to other orders and regulations. This order supersedes MPR 44 and MPR 293 and the General Maximum Price Regulation for all sales of the listed items covered by this order. Sales of any items not specifically described in the Appendix remain subject to all applicable regulations issued by the Office of Price Administration.

SEC. 4. Maximum prices, allowances and discounts. (a) The prices set out in the attached table are the maximum prices which may be charged for the items shown whether purchased from manufacturers, jobbers, or self-produced. Prices lower than the maximum prices may, of course, be charged or paid. Any seller may quote on a contract basis, wherein he takes off quantities from blueprints and guarantees sufficient material to finish the job, without violating this order provided he maintains records showing complete calculations for each item in his contract price and provided that the contract price is based on prices permitted by this order as well as any other applicable regulation. If quotations are made on a contract basis, however, and the quantity of stock millwork actually furnished is valued at less than the contract price, the maximum charge which may be made is the total of the maximum price for the items actually furnished and not the contract price.

(b) The prices set out in Table 1 are base prices for sales to ultimate users and are subject to the following discount:

(1) For all sales made to bona fide "resellers on an installed basis," a discount of not less than 2% of the net invoice for payment on or before the tenth of the calendar month following the date of delivery. This discount shall not apply on sales quoted and sold on a contract basis.

(c) **Delivery additions.** The prices set in this order include all additions or charges for delivery. No deduction need be made where the purchaser elects to make his own delivery. In those cases where the stock millwork is taken from

the stock of a retailer's warehouse and loaded on cars for shipment to a purchaser for resale on an installed basis or ultimate consumer in a different area, the prices are f. o. b. cars.

SEC. 5. Notification. Each seller subject to this order and making sales covered by this order shall keep for inspection by any purchaser, and make available to such purchaser upon request, a copy of this order together with the price lists and prices established by this order.

SEC. 6. Invoice. Each seller subject to this order shall furnish to every buyer within ten (10) days after making a sale of any items covered by this order an invoice containing a sufficiently complete description of the millwork items sold to show whether or not the price is within the maximum permitted. Items covered by the order shall be invoiced by the same description as listed in the attached price list.

SEC. 7. Record keeping. Each seller must keep at his place of business available for inspection by representatives of the OPA so long as the Emergency Price Control Act of 1942 is amended or remains in effect, records concerning each sale covered by this order, showing the following:

1. Name and address of purchaser.
2. Place of delivery.
3. Date of transaction.
4. An itemized description of the materials and services invoiced, and the prices charged.
5. If the stock millwork is sold on a firm contract price basis and includes two or more different items, the seller must keep a record describing his calculations of each item sold by reason of such firm contract price.

SEC. 8. Prohibitions and evasions. (a) No person shall sell, and no person shall buy in the course of trade or business at prices greater than the maximum prices set forth in the price list attached hereto.

(b) All sales shall be made subject to the allowances and discounts set forth herein. Every seller shall be subject to the notification, invoice and record provisions set forth above. No provision to this order shall supersede any requirement or prohibition set forth in any price regulation except insofar as the requirements of this order are inconsistent with requirements of any other regulation or order issued by the Office of Price Administration. Persons violating any provision of this order are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942.

SEC. 9. Posting. Every seller making a sale covered by this order shall post a copy of the list of maximum prices fixed by this order.

SEC. 10. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective March 25, 1946.

Issued March 11, 1946.

J. F. KESSEL,
Regional Administrator.

FEDERAL REGISTER, Tuesday, April 16, 1946

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, ATHENS, OHIO, AREA, INCLUDING ATHENS, GALLIA, HOCKING, JACKSON, MEIGS AND VINTON COUNTIES IN THE STATE OF OHIO

INTERIOR WESTERN PONDEROSA PINE DOORS

(Ovolo sticking)

Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R fir panels	2 vertical W. P. P. S. & R fir panels	6 panel colonial No. 1, W. P.	Stock sizes	Thickness	4-panel No. 1	5x panel No. 1	5 regular panel No. 1	5x panel No. 2	2 regular W. P. P. S. & R fir panels	2 vertical W. P. P. S. & R fir panels	6 panel colonial No. 1, W. P.
2' 0" x 6' 6"	3/4"	\$5.42							2' 6" x 7' 0"	13/4"	\$8.79	\$8.28	\$8.79		\$7.95	\$8.61	\$9.56
2' 0" x 6' 0"	1 1/8"	6.02	\$6.02						2' 8" x 6' 6"	13/8"	8.34	7.86					9.14
2' 6" x 6' 6"	1 1/8"	7.22							2' 8" x 6' 8"	13/8"	8.03	7.80	8.03	\$7.70	7.47	7.64	8.51
1' 6" x 6' 8"	1 1/8"								2' 8" x 6' 10"	13/8"	9.05	8.54			8.67	8.36	
1' 6" x 7' 0"	1 1/8"								2' 8" x 7' 0"	13/8"	9.17	8.63	9.17		8.28	8.46	9.53
1' 8" x 6' 8"	1 1/8"								2' 10" x 6' 6"	13/8"	8.72						
1' 10" x 6' 8"	1 1/8"								2' 10" x 6' 8"	13/8"	8.84	8.33	8.84		7.98	8.66	9.60
2' 0" x 6' 0"	1 1/8"	6.06	6.06	\$5.82		5.81	5.94	6.81	2' 10" x 6' 10"	13/8"	9.42	9.42	9.42		9.05	9.26	10.20
2' 0" x 6' 6"	1 1/8"	6.54	6.36			6.09	6.41	7.10	2' 10" x 7' 0"	13/8"	9.54	9.54	9.54		9.17	9.33	10.31
2' 0" x 6' 8"	1 1/8"	6.65	6.47	6.65		6.20	6.51	7.19	3' 0" x 6' 6"	13/8"	9.05						
2' 0" x 6' 10"	1 1/8"	7.55	7.11			7.23			3' 0" x 6' 8"	13/8"	9.23	8.70			8.85		9.98
2' 0" x 7' 0"	1 1/8"	7.64	7.20	7.64		7.32	7.49	8.45	3' 0" x 7' 0"	13/8"	9.98	9.41	9.98		9.56	9.78	10.73
2' 2" x 6' 8"	1 1/8"								2' 6" x 6' 8"	13/8"				10.55			
2' 2" x 7' 0"	1 1/8"								2' 10" x 6' 8"	13/8"					11.36		12.68
2' 4" x 6' 0"	1 1/8"								3' 0" x 6' 8"	13/8"							13.05
2' 4" x 6' 4"	1 1/8"	7.55							3' 0" x 6' 8"	13/8"							13.56
2' 4" x 6' 6"	1 1/8"	6.99	6.99			6.71	6.84	7.11	2' 6" x 7' 0"	13/8"					12.15		11.69
2' 4" x 6' 8"	1 1/8"	7.16	7.16	7.16		6.84	7.01	7.88	2' 8" x 6' 8"	13/8"					11.12		
2' 4" x 6' 10"	1 1/8"	8.30	8.30			7.97	8.12		2' 8" x 7' 0"	13/8"					11.93		
2' 4" x 7' 0"	1 1/8"	8.42	8.42	8.42		8.06	8.24	9.18	2' 10" x 6' 10"	13/8"					13.01		
2' 6" x 6' 0"	1 1/8"	7.64	7.64			7.32	7.05	8.45	2' 10" x 7' 0"	13/8"					13.18		
2' 6" x 6' 6"	1 1/8"	7.58	7.35	7.58	7.26	7.05	7.19	8.06	3' 0" x 6' 8"	13/8"					11.99		
2' 6" x 6' 8"	1 1/8"	7.68	7.46	7.68		7.82	7.29	8.16	3' 0" x 7' 0"	13/8"						13.22	
2' 6" x 6' 10"	1 1/8"	8.67	8.18			8.33	8.49		2' 10" x 6' 10"	13/8"	13.73	12.93					14.48

FIR GLASS DOORS

[No. 2 quality]

Stock sizes	Thickness	3X-1 light		3X-3 lights		3X panels-4 lights		3X panels-6 lights		Stock sizes	Thickness	3X-1 light		3X-3 lights		3X panels-4 lights		3X panels-6 lights	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6" x 6' 6"	1 1/8"	\$6.41	\$7.25	\$6.77	\$7.68	\$6.90	\$7.80	\$7.14	\$8.19	2' 10" x 6' 10"	13/8"	\$7.44	\$9.26	\$7.80	\$9.42	\$7.92	\$9.54	\$8.16	\$9.96
2' 6" x 6' 8"	1 1/8"	6.50	7.40	6.86	7.83	6.99	7.95	7.23	8.34	3' 0" x 7' 0"	13/8"	7.88	9.90	8.24	10.05	8.36	10.17	8.61	10.59
2' 8" x 6' 8"	1 1/8"	6.68	6.68	7.04	8.12	7.17	8.25	7.46	8.64										

2 LIGHT CELLAR SASH, WESTERN PONDEROSA PINE

Glass size	Thickness	Open	Glazed, single strength	Glass size	Thickness	Open	Glazed, single strength
12" x 14"	1 1/8"	\$0.95	\$1.34	14" x 18"	1 1/8"	\$1.16	\$1.83
12" x 10"	1 1/8"	.98	1.44	14" x 20"	1 1/8"	1.19	1.89
12" x 18"	1 1/8"	1.01	1.61	15" x 12"	1 1/8"	1.08	1.59
14" x 12"	1 1/8"	1.08	1.62	15" x 14"	1 1/8"	1.13	1.83
14" x 14"	1 1/8"	1.08	1.62	15" x 16"	1 1/8"	1.16	1.83
14" x 15"	1 1/8"	1.13	1.76	15" x 18"	1 1/8"	1.19	1.89
14" x 16"	1 1/8"	1.13	1.76	15" x 20"	1 1/8"	1.20	2.10

3 LIGHT CELLAR SASH, WESTERN PONDEROSA PINE

Glass size	Thickness	Open	Glazed, single strength	Glass size	Thickness	Open	Glazed, single strength
8" x 10"	1 1/8"	\$.90	\$1.17	10" x 16"	1 1/8"	\$1.08	\$1.79
10" x 12"	1 1/8"	1.02	1.38	10" x 18"	1 1/8"	1.20	1.98
10" x 14"	1 1/8"	1.07	1.58	10" x 20"	1 1/8"	1.25	2.10

HOTBED SASH

Sash opening	Open	Glazed	Number rows glass	Sash opening	Open	Glazed	Number rows glass
3'0" x 6'0" 1 1/8"	\$3.14	\$6.29	3	4'0" x 6'0" 1 1/8"	\$5.57	\$9.45	4

KNOCKED DOWN SASH PARTS, TOXIC TREATED—WESTERN PONDEROSA PINE
[1 1/8" 2 check windows—Ohio knocked down wood parts—"profit"]

Glass	Stile or top rail	Check rail	Bottom rail	Glass	Stile or top rail	Check rail	Bottom rail
12"	\$0.17	\$.14	\$.20	30"	\$0.27	\$.23	\$.36
14"	.18	.14	.23	32"	.30	.24	.39
16"	.18	.15	.24	34"	.32	.26	.41
18"	.20	.17	.26	36"	.33	.27	.44
20"	.21	.18	.27	38"	.33	.27	.44
22"	.23	.18	.29	40"	.36	.29	.50
24"	.23	.20	.30	42"	.39	.30	.50
26"	.24	.20	.33	44"	.42	.33	.54
28"	.26	.21	.33	46"	.48	.39	.65

For ogee lugs (Cincinnati opening only) add for complete set (4 stiles)—\$0.45.

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, ATHENS, OHIO, AREA, INCLUDING ATHENS, GALLIA, HOCKING, JACKSON, MEIGS AND VINTON COUNTIES IN THE STATE OF OHIO—Continued

CUPBOARD DOORS 1 $\frac{1}{2}$ "—1 PANEL WESTERN PONDEROSA PINE

1' 4 $\frac{1}{2}$ " x 2' 0"	\$1.37	1' 4 $\frac{1}{2}$ " x 3' 0"	\$1.86	1' 4 $\frac{1}{2}$ " x 4' 0"	\$2.42	1' 4 $\frac{1}{2}$ " x 5' 0"	\$3.08
1' 6 $\frac{1}{2}$ " x 2' 0"	1.46	1' 6 $\frac{1}{2}$ " x 3' 0"	1.95	1' 6 $\frac{1}{2}$ " x 4' 0"	2.55	1' 6 $\frac{1}{2}$ " x 5' 0"	3.27
1' 8 $\frac{1}{2}$ " x 2' 0"	4.50	1' 8 $\frac{1}{2}$ " x 3' 0"	2.13	1' 8 $\frac{1}{2}$ " x 4' 0"	2.76	1' 8 $\frac{1}{2}$ " x 5' 0"	3.54
2' 0 $\frac{1}{2}$ " x 2' 0"	1.73	2' 0 $\frac{1}{2}$ " x 3' 0"	2.37	2' 0 $\frac{1}{2}$ " x 4' 0"	3.08	2' 0 $\frac{1}{2}$ " x 5' 0"	3.95
1' 4 $\frac{1}{2}$ " x 2' 6"	1.68	1' 4 $\frac{1}{2}$ " x 3' 6"	2.18	1' 4 $\frac{1}{2}$ " x 4' 6"	2.76	2' 0 $\frac{1}{2}$ " x 6' 0"	4.41
1' 6 $\frac{1}{2}$ " x 2' 6"	1.77	1' 6 $\frac{1}{2}$ " x 3' 6"	2.28	1' 6 $\frac{1}{2}$ " x 4' 6"	2.91	2' 6 $\frac{1}{2}$ " x 6' 0"	5.19
1' 8 $\frac{1}{2}$ " x 2' 6"	1.91	1' 8 $\frac{1}{2}$ " x 3' 6"	2.51	1' 8 $\frac{1}{2}$ " x 4' 6"	3.18		
2' 0 $\frac{1}{2}$ " x 2' 6"	2.13	2' 0 $\frac{1}{2}$ " x 3' 6"	2.76	2' 0 $\frac{1}{2}$ " x 4' 6"	3.50		

FIR-PANEL DOORS

Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2	Stock sizes	Thickness	F 82; 2 regular panel No. 1	F 82; 2 regular panel No. 2	F 20; 1 panel No. 1	F 3; 3 panel No. 2
2' 0 $\frac{1}{2}$ " x 6' 0"	1 $\frac{1}{8}$ "					2' 4 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	\$7.04	\$6.84		
2' 0 $\frac{1}{2}$ " x 6' 0"	1 $\frac{1}{8}$ "					2' 6 $\frac{1}{2}$ " x 6' 0"	1 $\frac{1}{8}$ "	6.29	6.12		\$6.12
2' 0 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "					2' 6 $\frac{1}{2}$ " x 6' 0"	1 $\frac{1}{8}$ "	6.02	5.85		5.85
1' 6 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	\$5.63	\$5.48	\$5.81		2' 6 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	6.09	5.94	\$6.27	5.94
2' 0 $\frac{1}{2}$ " x 6' 0"	1 $\frac{1}{8}$ "	5.25	5.12			2' 6 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	6.81	6.63		
2' 0 $\frac{1}{2}$ " x 6' 6"	1 $\frac{1}{8}$ "	5.49	5.34			2' 8 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	6.27	6.09	6.45	6.09
2' 0 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	5.63	5.48	5.81		2' 8 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	6.98	6.80		
2' 0 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	6.08	6.50			2' 10 $\frac{1}{2}$ " x 6' 10"	1 $\frac{1}{8}$ "	7.65	7.44		
2' 4 $\frac{1}{2}$ " x 6' 6"	1 $\frac{1}{8}$ "	5.85	5.09			2' 10 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	7.73	7.52		
2' 4 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	5.94	5.78	6.12	5.78	3' 0 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	8.09	7.88		7.44

WESTERN PONDEROSA PINE GLASS DOORS

Stock sizes	Thickness	N. D. 500		N. D. 502		N. D. 514		N. D. 530		N. D. 531		N. D. 532		N. D. 559		N. D. 561		N. D. 562		N. D. 567	
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed
2' 6 $\frac{1}{2}$ " x 6' 6"	1 $\frac{1}{8}$ "																			\$7.40	\$9.39
2' 6 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "																			7.44	9.48
2' 8 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	\$8.45	\$10.44	\$9.33	\$12.00	\$7.44	\$9.38	\$8.07	\$8.93	\$8.91	\$9.59	\$9.42	\$11.22	\$7.28	\$10.19	\$8.72	\$10.37	\$9.08	\$11.07	7.65	9.90
2' 10 $\frac{1}{2}$ " x 6' 10"	1 $\frac{1}{8}$ "	9.14	12.41	10.89	13.80	8.07	11.34	8.76	10.16	9.60	11.54	10.11	12.45	7.86	11.30	9.03	11.91				
2' 8 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	9.03	12.29	10.77	13.83	7.97	10.88	8.61	10.02	9.45	10.62	9.93	12.09							8.24	11.15
2' 10 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	9.23	12.86	10.95	14.18	8.12	11.39	8.81	11.06	9.68	11.60	10.14	12.60							8.19	11.10
3' 0 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	9.45	13.16	11.19	14.51	8.34	12.05	9.03	10.64	9.47	12.02	10.35	12.84	8.12	12.14	9.56	12.78	9.93	13.05	8.34	11.58
2' 6 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "																			8.49	11.76
2' 8 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	11.87	14.76	14.27	17.67	10.43	12.18	11.22	11.82	12.30	13.04	12.87	14.70	10.29	13.20	12.20	13.67	12.72	14.51	10.71	12.96
2' 10 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	12.44	15.69	14.85	17.84	10.94	13.41	11.79	13.02	12.87	13.98	13.45	15.66	10.76	14.46	12.66	14.69	13.17	15.09	11.15	14.06
2' 6 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "																			15.59	16.55
2' 8 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	12.77	16.04	15.18	18.23	11.22	14.13	12.02	14.03	13.13	14.93	13.69	15.84							11.69	14.94
2' 10 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	13.05	16.32	15.47	18.51	11.45	14.70	12.38	14.61	13.46	15.39	14.04	16.50							11.97	15.23
3' 0 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	13.34	17.04	15.75	19.07	11.73	14.58	12.66	14.06	13.74	15.00	14.31	16.80	11.51	15.53	13.41	15.71	13.92	16.11	11.97	15.23

Stock sizes	Thickness	N. D. 568		N. D. 569		N. D. 591		N. D. 592		N. D. 594		N. D. 635		N. D. 638		N. D. 641		N. D. 642			
		Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed	Open	Glazed		
2' 6 $\frac{1}{2}$ " x 6' 6"	1 $\frac{1}{8}$ "	\$8.24	\$9.98	\$8.76	\$10.74																
2' 6 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "			8.81	11.10																
2' 8 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "	8.49	10.61	9.03	11.01	\$8.34	\$9.15	\$9.08	\$10.11	\$9.53	\$10.73	\$7.92	\$11.94	\$8.34	\$12.06	\$9.08	\$11.88	\$9.60	\$12.69		
3' 0 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "																				
2' 10 $\frac{1}{2}$ " x 6' 10"	1 $\frac{1}{8}$ "	9.00	11.28	9.60	12.09	10.02	11.06	10.82	11.96	11.31	12.62	8.54	13.31	9.69	14.09	9.65	12.75	10.16	13.50		
2' 8 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "			9.03	11.18	9.56	12.00														
2' 10 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "					9.72	12.41														
3' 0 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "	9.33	11.91	9.87	12.56	10.52	11.58	11.31	12.48	11.78	13.13	8.81	13.82	9.92	14.03	8.87	13.22	10.40	13.97		
2' 6 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "					11.79	13.89	12.48	14.46	12.62	13.61	13.10	14.31	10.68	14.49	11.82	15.98	12.92	14.90	13.59	15.80
2' 10 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "					12.72	15.21	15.21													
3' 0 $\frac{1}{2}$ " x 6' 8"	1 $\frac{1}{8}$ "					12.95	15.44	12.32	13.32	13.20	14.31	13.73	15.03	10.86	15.27	13.38	16.95	13.38	15.72	14.06	16.50
2' 10 $\frac{1}{2}$ " x 6' 10"	1 $\frac{1}{8}$ "					13.34	15.83	14.03	15.06	15.00	16.14	15.57	16.89	12.30	17.07	13.79	18.18	13.79	16.89	14.45	17.78
2' 6 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "																				
2' 8 $\frac{1}{2}$ " x 7' 0"	1 $\frac{1}{8}$ "					13.46	16.14	14.31	15.35	15.29	16.46	15.87	17.18	12.26	17.03	13.74	18.08	13.73	16.80	14.40	17.67
2' 10																					

FEDERAL REGISTER, Tuesday, April 16, 1946

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, ATHENS, OHIO, AREA, INCLUDING ATHENS, GALLIA, HOCKING, JACKSON, MEIGS AND VINTON COUNTIES IN THE STATE OF OHIO—Continued

1½" COLONIAL ENTRANCE DOORS

[No. 1 western ponderosa pine]

	2' 8" x 6' 8"		3' 0" x 6' 8"		3' 0" x 7' 0"			2' 8" x 6' 8"		3' 0" x 6' 8"		3' 0" x 7' 0"		
			\$14.73		\$15.71			6 pan. ¾" heavy panel		\$14.73		\$15.71		
	Open	Glazed	Open	Glazed	Open	Glazed		8 pan. ¾" heavy panel		14.90	15.89			
Design N. D. 610			\$29.27	\$32.45	\$20.97	\$33.18		Design N. D. 512		\$14.67	\$18.84	\$15.53	\$19.89	
Design N. D. 607			26.07	28.01	27.90	30.02		Design N. D. 612		24.66	28.02	25.37	29.07	
Design N. D. 608			33.54	35.15	34.23	37.49		Design N. D. 600		20.93	22.61	22.44	24.12	
Design N. D. 612 Dutch			29.21	32.58	29.90	33.60								

FRENCH DOORS

[Stiles and top rail 4½"—western ponderosa pine]

Stock sizes	Thick-ness	N. D. 625		N. D. 626		Stock sizes	Thick-ness	N. D. 625		N. D. 626		N. D. 627	
		Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
2' 0" x 6' 8"	1¾"	\$6.90	\$8.79	\$7.14	\$9.83	2' 0" x 7' 0"	1¾"	\$7.49	\$10.76	\$7.28	\$10.70	\$8.24	\$11.91
2' 6" x 6' 8"	1¾"	7.08	9.45	6.92	10.22	3' 0" x 7' 0"	1¾"					8.48	12.41
2' 8" x 6' 8"	1¾"			6.96	10.40	2' 6" x 6' 8"	1¾"					10.13	13.43
2' 0" x 7' 0"	1¾"	7.26	9.78			3' 0" x 7' 0"	1¾"					11.99	15.92

T. Astragal for folding doors—western ponderosa pine, \$0.90.

GARAGE DOORS

Stock sizes	Thick-ness	Glass size	Fir		Stock sizes	Thick-ness	Glass size	Fir		Western pond- erosa pine				
			Design N. D. 720-722					Design N. D. 720-722		Design N. D. 720				
			Open	Glazed				Open	Glazed	Open	Glazed			
8' 0" x 7' 0"	1¾"	12 x 13	\$21.30	\$23.96	\$25.55	\$27.99	8' 0" x 8' 0"	1¾"	12 x 16	\$21.30	\$23.96	\$26.52	\$28.97	
8' 0" x 7' 6"	1¾"	12 x 16	21.30	23.96	26.03	28.49								

2-LIGHT WINDOWS—1½" CHECK RAIL—CLEAR WESTERN PONDEROSA PINE—TOXIC TREATED AND PREFIT

[For lugs, add per window \$0.45]

Glass size	Ohio opening				Ohio opening			
	Open	Glazed single strength B	Glazed double strength B		Glass size	Open	Glazed single strength B	
16" x 16"	\$1.50	\$2.18	\$2.37	28" x 24"	\$1.97	\$3.42	\$4.41	
16" x 18"	1.68	2.42	2.67	26" x 26"	2.01	3.69	4.76	
16" x 20"	1.62	2.48	2.81	28" x 28"	2.06	3.98	5.13	
16" x 24"	1.71	2.72	3.11	26" x 30"	2.28	4.77	5.84	
16" x 26"	1.92	3.20	3.77	26" x 32"	2.48	4.92	5.96	
16" x 28"	1.83	3.11	3.71	28" x 34"	2.54	5.58	6.81	
18" x 18"	1.76	2.67	2.99	28" x 36"	2.58	5.63	6.87	
18" x 20"	1.67	2.63	2.97	28" x 14"	1.92	3.12	3.63	
18" x 24"	1.77	3.02	3.56	28" x 16"	1.98	3.29	3.92	
18" x 26"	1.98	3.39	4.04	28" x 18"	2.03	3.54	4.25	
18" x 28"	2.03	3.54	4.25	28" x 20"	2.10	3.69	4.43	
20" x 14"	1.58	2.10	2.49	28" x 24"	2.01	3.69	4.76	
20" x 16"	1.62	2.33	2.81	28" x 26"	2.06	4.22	5.13	
20" x 18"	1.80	2.49	3.15	28" x 28"	2.10	4.50	5.51	
20" x 20"	1.71	2.73	3.41	28" x 30"	2.36	4.82	5.87	
20" x 24"	1.83	3.02	3.81	28" x 32"	2.54	5.58	6.81	
20" x 26"	1.86	3.14	4.01	28" x 34"	2.58	5.63	6.87	
20" x 28"	2.10	3.29	4.43	28" x 36"	2.66	6.06	7.50	
20" x 30"	2.15	3.42	4.68	30" x 14"	1.95	3.26	3.78	
20" x 32"	2.28	4.23	5.10	30" x 16"	2.03	3.45	4.08	
22" x 24"	1.88	3.14	4.01	30" x 18"	2.10	3.69	4.43	
22" x 26"	1.92	3.29	4.27	30" x 20"	2.15	3.86	4.68	
22" x 28"	1.97	3.42	4.41	30" x 24"	2.06	3.87	5.06	
22" x 30"	2.19	4.14	5.04	30" x 26"	2.10	4.50	5.51	
24" x 12"	1.76	2.55	2.82	30" x 28"	2.18	4.55	5.54	
24" x 14"	1.67	2.45	2.91	30" x 30"	2.42	5.49	6.75	
24" x 16"	1.71	2.60	3.26	30" x 32"	2.58	5.63	6.87	
24" x 18"	1.77	2.84	3.56	30" x 34"	2.66	6.06	7.50	
24" x 20"	1.83	3.02	3.81	30" x 36"	2.70	6.11	7.55	
24" x 22"	1.85	3.14	4.01	32" x 24"	2.42	4.85	5.91	
24" x 24"	1.92	3.38	4.37	32" x 28"	2.54	5.58	6.81	
24" x 26"	1.97	3.42	4.41	32" x 30"	2.58	5.63	6.87	
24" x 28"	2.01	3.69	4.78	32" x 32"	2.66	-----	7.50	
24" x 30"	2.06	3.87	5.06	32" x 36"	2.75	-----	8.39	
24" x 32"	2.22	4.65	5.58	36" x 24"	2.64	5.25	6.44	
24" x 34"	2.48	4.92	5.96	36" x 28"	2.66	6.06	7.50	
24" x 36"	2.52	5.24	6.44	36" x 30"	2.70	6.11	7.55	
26" x 14"	1.71	2.67	3.02	40" x 24"	2.78	5.75	6.98	
26" x 16"	1.77	3.02	3.36	40" x 28"	2.90	6.81	8.46	
26" x 18"	1.82	3.21	3.81	40" x 30"	2.96	6.89	8.55	
26" x 20"	1.86	3.33	4.01					

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, ATHENS, OHIO, AREA, INCLUDING ATHENS, GALLIA, HOCKING, JACKSON, MEIGS AND VINTON COUNTIES IN THE STATE OF OHIO—Continued

Divided Light and Sash Extras

Add to 2-light window price as follows:							
Rectangular lights up to and including lights 16" high, per light.	\$0.09						
Rectangular lights over 16" high and up to and including lights 30" high, per light.	.12						
Rectangular lights over 30" high, per light.	.18						
(For rectangular lights formed by horizontal bars only, read width for height.)							

PLANK WINDOW FRAMES—WESTERN PONDEROSA PINE

Glass size, 2-lights	5/4" frame wall, 1 1/8" outside casing		9" brick wall head and sill		Glass size, 2-lights	5/4" frame wall, 1 1/8" outside casing		9" brick wall head and sill	
	Heads and sills	Sides	Heads and sills	Sides		Heads and sills	Sides	Heads and sills	Sides
20"	\$1.89		\$2.04		30"			\$2.93	\$2.36
24"	2.10	\$1.65	2.27	\$1.79	40"			3.30	2.72
28"	2.36	1.89	2.55	2.04	44"			3.65	2.94
30"	2.54	2.06	2.75	2.22	48"			3.15	—
32"	2.72	2.06	2.93	2.22					

EXTRAS

For smaller or intermediate sizes use next largest size.				
Add for nailing up sash frames.				
For frames made for sash to pivot add.				\$0.90 .68

INSIDE DOOR FRAMES—WESTERN PONDEROSA PINE

Design	Knocked down		Nailed up	
	2'8" x 6'8"	3'0" x 7'0"	2'8" x 6'8"	3'0" x 7'0"
13 5/8" x 5 5/8" jamb	\$4.05	\$4.28	\$4.65	\$4.88
Jamb 3 1/4" x 5 1/4" stop 3 1/2" x 1 5/8"	2.78	2.93	3.38	3.53
Jamb 3 1/4" x 5 1/4" No stops	2.25	2.39	2.85	2.99

INSIDE DOOR FRAMES—YELLOW PINE

Jamb 1 5/8" x 5 1/2" rab. 2 sides.....	\$2.88	\$3.18	\$3.48	\$3.78
Jamb 1 5/8" x 3 1/2" rab. 1 side.....	2.28	2.52	2.88	3.12

CASED OPENINGS

6'0" x 7'0" and smaller.....	3 1/4" x 5 1/2" jambs and heads.....	\$2.76
6'0" x 7'0" and smaller.....	1 1/8" x 5 1/2" jambs and heads.....	3.33

4-LIGHT WINDOWS—1 3/8" CHECK RAIL

[Clear western Ponderosa pine—for lugs, add per window]

Glass size	Thickness (inches)	Ohio opening		Glass size	Thickness (inches)	Ohio opening	
		Open	Glazed, single strength B			Open	Glazed, single strength B
10" x 20"	1 3/8	\$2.15	\$3.24	14" x 28"	1 3/8	\$2.63	\$5.00
10" x 21"	1 3/8	2.28	3.56	14" x 30"	1 3/8	2.70	5.15
12" x 20"	1 3/8	2.06	3.12	14" x 32"	1 3/8	2.91	5.48
12" x 24"	1 3/8	2.19	5.59	14" x 34"	1 3/8	2.96	5.67
12" x 26"	1 3/8	2.25	3.96	14" x 36"	1 3/8	3.06	5.96
12" x 28"	1 3/8	2.30	4.17	15" x 24"	1 3/8	2.55	4.52
12" x 30"	1 3/8	2.60	4.74	15" x 26"	1 3/8	2.60	4.95
12" x 32"	1 3/8	2.79	5.00	15" x 28"	1 3/8	2.67	5.61
12" x 34"	1 3/8	2.87	5.15	15" x 30"	1 3/8	2.75	5.36
12" x 36"	1 3/8	2.94	5.36	15" x 32"	1 3/8	2.96	5.67
14" x 24"	1 3/8	2.48	4.40	15" x 34"	1 3/8	3.11	5.91
14" x 26"	1 3/8	2.55	4.52	15" x 36"	1 3/8	3.11	6.39

12-LIGHT WINDOWS—1 3/8" CHECK RAIL

[Western Ponderosa pine—Prefit, plowed and bored, toxic treated]

Glass size	Thickness (inches)	Open	Glazed, single strength B	Glass size	Thickness (inches)	Open	Glazed, single strength B
8" x 8"	1 3/8	\$2.55	\$3.77	10" x 15"	1 3/8	\$3.26	\$5.54
8" x 10"	1 3/8	2.52	4.02	10" x 16"	1 3/8	3.45	5.93
8" x 12"	1 3/8	2.87	4.59	10" x 18"	1 3/8	3.57	6.56
9" x 12"	1 3/8	2.70	4.41	10" x 20"	1 3/8	3.95	7.82
9" x 14"	1 3/8	2.81	4.76	12" x 14"	1 3/8	3.39	5.99
10" x 10"	1 3/8	2.91	4.55	12" x 16"	1 3/8	3.69	6.48
10" x 12"	1 3/8	2.79	4.82	12" x 18"	1 3/8	3.50	7.38
10" x 14"	1 3/8	3.15	5.36	12" x 20"	1 3/8	3.95	7.82

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TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, ATHENS, OHIO, AREA, INCLUDING ATHENS, GALLIA, HOCKING, JACKSON, MEIGS AND VINTON COUNTIES IN THE STATE OF OHIO—Continued

2 LIGHT STORM SASH

[Toxic Treated, Glazed, $4\frac{1}{2}$ " wider and 8" longer than glass—Western Ponderosa pine]

Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed	Glass size	Thickness (inches)	Glazed
16" x 16"	1 $\frac{1}{8}$	\$2.18	24" x 28"	1 $\frac{1}{8}$	\$3.69	28' x 28"	1 $\frac{1}{8}$	\$4.50
18" x 20"	1 $\frac{1}{8}$	2.52	24" x 30"	1 $\frac{1}{8}$	3.87	28" x 30"	1 $\frac{1}{8}$	4.82
18" x 24"	1 $\frac{1}{8}$	3.02	24" x 32"	1 $\frac{1}{8}$	4.56	28" x 32"	1 $\frac{1}{8}$	5.58
20" x 16"	1 $\frac{1}{8}$	2.33	26" x 18"	1 $\frac{1}{8}$	3.21	30" x 16"	1 $\frac{1}{8}$	3.45
20" x 18"	1 $\frac{1}{8}$	2.49	26" x 20"	1 $\frac{1}{8}$	3.33	30" x 18"	1 $\frac{1}{8}$	3.69
20" x 20"	1 $\frac{1}{8}$	2.73	26" x 24"	1 $\frac{1}{8}$	3.42	30" x 20"	1 $\frac{1}{8}$	3.86
20" x 24"	1 $\frac{1}{8}$	3.02	26" x 26"	1 $\frac{1}{8}$	3.69	30" x 24"	1 $\frac{1}{8}$	3.87
20" x 26"	1 $\frac{1}{8}$	3.14	26" x 28"	1 $\frac{1}{8}$	3.98	30" x 26"	1 $\frac{1}{8}$	4.50
24" x 14"	1 $\frac{1}{8}$	2.45	26" x 30"	1 $\frac{1}{8}$	4.77	30" x 28"	1 $\frac{1}{8}$	4.55
24" x 16"	1 $\frac{1}{8}$	2.60	26" x 32"	1 $\frac{1}{8}$	4.92	30" x 30"	1 $\frac{1}{8}$	5.49
24" x 18"	1 $\frac{1}{8}$	2.84	27" x 24"	1 $\frac{1}{8}$	4.17	30" x 32"	1 $\frac{1}{8}$	5.64
24" x 20"	1 $\frac{1}{8}$	3.02	28" x 18"	1 $\frac{1}{8}$	3.54	32" x 24"	1 $\frac{1}{8}$	4.83
24" x 22"	1 $\frac{1}{8}$	3.14	28" x 20"	1 $\frac{1}{8}$	3.69	36" x 24"	1 $\frac{1}{8}$	5.25
24" x 24"	1 $\frac{1}{8}$	3.38	28" x 24"	1 $\frac{1}{8}$	3.69	40" x 24"	1 $\frac{1}{8}$	7.19
24" x 26"	1 $\frac{1}{8}$	3.42	28" x 26"	1 $\frac{1}{8}$	4.23			

1 LIGHT SINGLE SASH— $1\frac{3}{8}$ " THICK

[Toxic treated western ponderosa pine]

Glass size	Open	Glazed, single strength	Glazed, double strength	Glass size	Open	Glazed, single strength	Glazed, double strength
16" x 18"	\$1.01	\$1.35	\$1.53	28" x 26"	\$1.23	\$2.36	\$2.93
16" x 20"	1.04	1.49	1.68	28" x 28"	1.25	2.51	3.12
16" x 24"	1.07	1.55	1.80	28" x 30"	1.28	2.55	3.17
16" x 28"	1.11	1.85	2.21	28" x 32"	1.37	2.97	3.69
16" x 30"	1.13	1.89	2.31	30" x 18"	1.16	1.97	2.42
18" x 20"	1.07	1.55	1.76	30" x 20"	1.19	2.06	2.51
18" x 24"	1.08	1.74	2.06	30" x 24"	1.25	2.31	2.88
18" x 28"	1.13	1.89	2.31	30" x 28"	1.31	2.55	3.17
18" x 30"	1.19	1.97	2.42	30" x 30"	1.32	2.93	3.65
20" x 16"	1.04	1.49	1.68	30" x 32"	1.43	2.99	3.74
20" x 18"	1.07	1.55	1.78	30" x 36"	1.47	3.24	4.07
20" x 20"	.99	1.64	1.88	36" x 18"	1.32	2.31	2.78
20" x 24"	1.02	1.74	2.09	36" x 20"	1.35	2.46	3.03
20" x 28"	1.08	1.85	2.28	36" x 24"	1.40	2.78	3.45
24" x 16"	.98	1.44	1.79	36" x 28"	1.44	3.24	4.07
24" x 18"	.99	1.64	1.94	36" x 30"	1.50	3.29	4.11
24" x 20"	1.02	1.74	2.09	36" x 32"	1.52	3.59	4.52
24" x 24"	1.04	1.89	2.37	36" x 36"	1.59	4.88	
24" x 26"	1.08	1.94	2.37	40" x 20"	1.50	2.67	3.29
24" x 28"	1.11	2.04	2.58	40" x 24"	1.55	3.12	3.81
24" x 30"	1.13	2.18	2.72	40" x 28"	1.62	4.61	
24" x 32"	1.32	2.54	3.17	40" x 30"	1.64		4.61
26" x 16"	1.07	1.74	2.06	40" x 32"	1.67		4.92
26" x 18"	1.08	1.80	2.16	40" x 36"	1.74		5.63
26" x 20"	1.13	1.89	2.31	40" x 40"	1.79		5.66
26" x 24"	1.19	2.06	2.51	44" x 20"	1.56		3.86
26" x 26"	1.20	2.16	2.72	44" x 24"	1.64		4.20
26" x 28"	1.23	2.37	2.98	44" x 28"	1.68		4.97
26" x 30"	1.25	2.51	3.12	44" x 30"	1.71		5.63
28" x 16"	1.11	1.76	2.15	44" x 32"	1.74		5.63
28" x 18"	1.13	1.89	2.31	48" x 24"	1.67		4.92
28" x 20"	1.16	1.97	2.42	48" x 28"	1.76		5.63
28" x 24"	1.20	2.16	2.72	48" x 30"	1.79		5.66

BARN SASH

[Western ponderosa pine]

Glass size	Thick- ness (inches)	4 light barn sash		6 light barn sash		9 light barn sash		Glass size	Thick- ness (inches)	4 light barn sash		6 light barn sash		9 light barn sash	
		Open	Glazed	Open	Glazed	Open	Glazed			Open	Glazed	Open	Glazed	Open	Glazed
8" x 10"	1 $\frac{1}{8}$	\$0.89	\$1.26	\$1.04	\$1.64	\$1.44	\$2.37	8" x 10"	1 $\frac{1}{8}$	\$0.98	\$1.35	\$0.17	\$1.76	\$1.59	\$2.55
9" x 12"	1 $\frac{1}{8}$.95	1.43	1.16	1.89			9" x 12"	1 $\frac{1}{8}$	1.07	1.53	1.31	2.01		
10" x 12"	1 $\frac{1}{8}$.99	1.50	1.20	1.98	1.68	2.94	10" x 12"	1 $\frac{1}{8}$	1.16	1.61	1.35	2.10	1.91	3.17
10" x 14"	1 $\frac{1}{8}$	1.04	1.61	1.25	2.16			10" x 14"	1 $\frac{1}{8}$	1.17	1.74	1.41	2.31		
10" x 16"	1 $\frac{1}{8}$			1.37	2.64			10" x 16"	1 $\frac{1}{8}$			1.58	2.82		

TABLE 1—RETAIL MAXIMUM PRICES, STOCK MILLWORK, ATHENS, OHIO, AREA, INCLUDING ATHENS, GALLIA, HOCKING, JACKSON, MEIGS AND VINTON COUNTIES IN THE STATE OF OHIO—Continued

EXTERIOR DOOR FRAMES—WESTERN PONDEROSA PINE

FOR FRAME CONSTRUCTION

[5½-inch wall]—1½ outside casing

	With oak sill	No sill
2' 8" x 6' 8"	\$8.85	\$5.99
3' 0" x 6' 8"	9.44	6.15
3' 0" x 7' 0"	9.69	6.38

Add for nailing up \$0.90

GARAGE DOOR FRAME

Jamb—1½ x 5½-inch western ponderosa pine (no outside casing or sill)
Not over 8' 0" x 8' 0"—knocked down \$6.75

DOOR FRAME EXTRAS

Transom door frames (transom not over 1' 6" high, add \$3.38
Side light door frame, figure 3 times price of single.
Circle top door frame, add to price of square head frame \$0.53

EXTERIOR WINDOW FRAMES—WESTERN PONDEROSA PINE

[Important joints treated with wood preserver]

Glass size, 2-lights	5½" frame wall, 1½ outside casing		9" brick wall, all head and sill		"Unique balance" frame		Glass size, 2-lights
	Heads and Sills	Sides	Heads and Sills	Sides	Heads and Sills	Sides	
12"		\$2.30					
14"	\$1.34	2.51	\$1.20	\$3.06	\$1.28	\$1.64	14"
16"	1.44	2.66	1.28	3.26	1.35	1.79	16"
18"	1.70	2.82	1.35	3.53	1.44	1.97	18"
20"	1.79	3.08	1.44	3.81	1.55	2.13	20"
22"	1.89	3.24	1.67	4.05	1.76	2.30	22"
24"	1.98	3.38	1.74	4.28	1.85	2.45	24"
26"	2.07	3.53	1.83	4.47	1.95	2.57	26"
27"	2.15				2.00		27"
28"	2.15	3.66	1.91	4.36	2.03	2.72	28"
30"	2.31	3.95	1.98	4.92	2.10	2.91	30"
32"	2.49	4.11	2.07	5.39	2.21	3.18	32"
36"	2.67	4.52	2.31	5.90	2.48	3.54	36"
40"	2.97		2.49		2.66		40"

WINDOW FRAME EXTRAS

For nailing-up (N. U.) add to above \$0.90
Mullion frames, add to price of 2 single frames .45
Triple frames, add to price of 3 single frames 1.20
For brick house frames with moulded hanging style instead of plain, add .60
For cutting down heads and sills, add .90
For cutting down sides, add .90
Long Sill horns for corner construction, add to price of regular head and sill .90
For frame house frame, add for hanging stile instead of casing 1.14

PORCH WORK—FIR

Colonial columns

Sizes	Round cap and base	Paneled cap and base	Turned columns	
			Sizes	Turned center
6 inch x 8 feet.	\$5.40		4" x 4", 8 feet.	
8 inch x 6 feet.	6.15	\$6.00	5" x 5", 8 feet.	\$2.37
8 feet.	6.75	7.47	6" x 6", 8 feet.	3.69
10 inch x 8 feet.	9.12	9.42	6" x 6", 10 feet.	5.31
9 feet.	10.38	10.41		6.66
12 inch x 8 feet.		11.19		
9 feet.		12.30		

Add for splitting columns, \$0.75.

FIR—PORCH NEWELS

Size	Square paneled, cap and base	Size	Square, turned cap
8 inch x 4 feet.	\$4.08	5" x 5" x 3 feet.	
10 inch x 4 feet.	5.16	6" x 6" x 4 feet.	\$1.85 2.66

[F. R. Doc. 46-6011; Filed, Apr. 10, 1946; 2:01 p.m.]

[Region IV Order G-3 Under RMPR 251]

PLUMBING SERVICES, INSTALLED PLUMBING AND HEATING FIXTURES AND MATERIALS IN MOBILE, ALA.

For the reasons set forth in the accompanying opinion and under the au-

thority conferred upon the Regional Administrator for Region IV of the Office of Price Administration by section 9 of Revised Maximum Price Regulation 251, It is ordered:

1. This adopting order establishes dollars-and-cents ceiling prices for plumb-

ing services and installed plumbing and heating fixtures and materials which ceiling prices are set forth in the appendix following section 3.

2. This order covers ceiling prices for plumbing services and installed plumbing and heating fixtures and materials

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in Mobile, Alabama and within a twenty-five mile radius as measured from the Mobile County Court House.

3. All the provisions of Order No. G-2 (Basic Order No. 1) for Region IV, under section 9 of Revised Maximum Price Regulation 251, are adopted in this order and are just as much a part of this order as if included herein. If Regional Order No. G-2 (Basic Order No. 1) under section 9 of Revised Maximum Price Regulation 251 is amended in any respect, all the provisions as amended shall likewise, without further action, be a part of this order.

APPENDIX

Maximum prices of plumbing services and sales of installed plumbing fixtures and materials. The maximum amount which may be charged for plumbing and allied services customarily performed in this area by plumbing contractors shall be the "maximum hourly service rates" as provided in subparagraph (a) below, plus the maximum prices of the plumbing fixtures and materials as set forth in sub-paragraph (b) and (c) below:

(a) *Maximum hourly service charge.* The maximum hourly charge for plumbing services shall be the straight time hourly rate set forth in Column A or the legal wages paid per hour multiplied by the markup in Column B, whichever is lower, together with applicable overtime:

Types of labor service	Maximum hourly service rates	
	Column A	Column B
	Straight time charges per hour	Markup factor of legal wage rates paid
Master Plumbers.....	\$2.75	\$1.66
J journeyman Plumbers.....	2.75	1.66
Apprentice Plumbers.....	1.50	1.66
Helpers or Laborers.....	1.25	1.66

¹ In calculating the hourly service rate per hour in Column B, the resulting figure may be rounded to the nearest 25¢.

In no instance, however, shall the resulting figure be in excess of the amount in Column A.

(b) *Maximum prices of installed plumbing fixtures and materials—Fixtures.* The maximum amount which may be charged for any fixture involved in the process of repairing or installing, as defined in this order shall not exceed the manufacturer's list retail price or the invoice cost of such fixture plus a markup not in excess of 33½% on cost, whichever is less.

Materials. The maximum amount which may be charged for materials, as defined in this order, shall not exceed the seller's cost plus a markup not in excess of 33½% on cost.

(c) *Maximum prices of sub-contracted work.* The maximum amount which may be charged for any necessary sub-contracted work such as sheet metal work, pipe covering, plastering, painting and electrical work, incidental to the installation or repair of plumbing shall not exceed the actual cost of such sub-contracted work plus a markup not in excess of 20% on cost.

This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective April 8, 1946.

Issued March 27, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6067; Filed, Apr. 10, 1946;
4:32 p. m.]

[Region IV Order G-21 Under SR 15, MPR 280, and MPR 329, Amdt. 6]

FLUID MILK IN ATLANTA REGION

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV of the Office of Price Administration by § 1499.75 (a) (9) (ii) (c) (Supplementary Regulation 15) of the General Maximum Price Regulation, *It is hereby ordered*, That Order G-21 be amended in the following respects:

Section 14 shall be amended as follows:

1. Section 7 (b) (3) (iii) shall be deleted.

2. Table 1A in Area 1A, section 14 (b) shall be revised to read as follows:

TABLE 1A

Type	Container size or quantity	Whole-sale	Retail out-of-store	Retail home-delivered
Whole milk.....	Over 5 gals. bulk.	Cents 44	-----	-----
	1.1 to 5 gals. bulk.	46	-----	-----
	Gallon.....	48	50	50
	Quart.....	12½	14	14
	½ quart.....	6	8	8
	½ pint.....	4½	6	6
Premium milk: (5% or over butterfat content.)	Quart.....	14½	16	16
	½ quart.....	6½	9	9
	½ pint.....	4½	7	7
Buttermilk: (Plain, cultured or churned.)	Gallon.....	26	30	30
	Quart.....	7½	9	9
	Pint.....	4	5	5

This amendment shall become effective as of April 3, 1946.

Issued April 10, 1946.

ALEXANDER HARRIS,
Regional Administrator.

Approved:

CHESTER BOWLES,
Director, Office of Economic Stabilization.

Approved: April 9, 1946.

T. G. STUTTS,
Director, Dairy Branch, Production and Marketing Administration, U. S. Department of Agriculture.

[F. R. Doc. 46-6076; Filed, Apr. 10, 1946;
4:34 p. m.]

[Region III Order G-76 Under RMPR 122]

BITUMINOUS COAL IN SOUTHWESTERN INDIANA AREA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, it is ordered:

(a) *What this order does.* This adopting order establishes maximum prices for sales of bituminous coal made by dealers where delivery is made by truck direct from mines in Producing District No. 10 to domestic consumers within the Southwestern Indiana area, hereinafter described. These are the highest prices any dealer may charge when he delivers such fuel at or to a point in such area.

They are also the highest prices any buyer in the course of trade or business may pay for them.

(b) *Area covered.* This adopting order covers specified sales of bituminous coal when made in the Southwestern Indiana area described as all of the territory within the following counties of Southwestern Indiana:

Warren, Fountain, Vermilion, Parke, Vigo, Clay, Owen, Sullivan, Greene, Knox, Daviess, Martin, Gibson, Carroll, Posey, Pike, Dubois, Vanderburg, Warrick, Spencer, Perry, Orange, Washington, Crawford, Harrison, Floyd, Clark, Scott, White, Jackson, Lawrence, Monroe, Brown, Bartholomew, Johnson, Morgan, Putnam, Hendricks, Montgomery, Boone, Clinton, Tippecanoe, and Benton.

(c) *Applicability of Basic Order No. G-74.* All the provisions of Order No. G-74 under Revised Maximum Price Regulation No. 122—Basic Order for Area Pricing of Coal in Region III, issued September 19, 1945 by the Cleveland Regional Office, Region III, Office of Price Administration, except as herein modified, are adopted in this order and are as much a part of this order as if printed herein. If said Order No. G-74 is amended in any respect, all the provisions of such order as amended shall likewise, without any other action, be a part of this adopting order. All persons subject to this adopting order are also subject to, and should be familiar with, the provisions of said Order No. G-74.

(d) *Relationship between this order and Special Order No. 1 Under Basic Order No. G-74.* All dealers subject to this adopting Order No. G-76 may add to the maximum prices established herein the increase of maximum prices authorized by Special Order No. 1 under Basic Order No. G-74 on all sales made between the effective date of this Order No. G-76 and April 20, 1946. The special authorization granted by Special Order No. 1 expires on that date, and consequently is not applicable thereafter.

(e) *Maximum prices.* The maximum price hereby established for each sale of bituminous coal to domestic consumers in the Southwestern Indiana area when made by dealers who transport such coal from the mine to the consumer by truck is the sum of (i) the mine cost of the coal and (ii) the margin permitted for such sale. The margins permitted by this order for the sales of coal covered herein have been determined according to the distance that the coal is hauled and are as follows:

Distance of haul (mine to consumer):	Permitted margin per ton
8 miles and under.....	\$1.25
Over 8 to and incl. 15 miles.....	1.50
Over 15 to and incl. 22 miles.....	1.75
Over 22 to and incl. 30 miles.....	2.00
Over 30 to and incl. 40 miles.....	2.25
Over 40 to and incl. 50 miles.....	2.50
Over 50 to and incl. 60 miles.....	2.75
Over 60 to and incl. 70 miles.....	3.00
Over 70 to and incl. 80 miles.....	3.25
Over 80 to and incl. 90 miles.....	3.50
Over 90 to and incl. 100 miles.....	3.75
Over 100 to and incl. 110 miles.....	4.00

(f) *Additional charges authorized for split loads.* On all sales where a consumer purchases a portion of a full truck load and the dealer finds it necessary to reweigh the load, he may charge the consumer the cost of reweighing and may

also add \$0.25 per ton to his maximum price on all tonnage in the split load. The dealer in such case is required to furnish the consumer with a weigh slip showing that the load has been reweighed.

(g) *Records.* Paragraph (1) of Basic Order No. G-74 under Revised Maximum Price Regulation No. 122 requires that records of all sales must be kept on file. This provision is modified as it applies to this adopting Order No. G-76 so as to provide that copies of all sales slips be kept in the cab of the dealer's truck or trucks for inspection for a period of sixty days after the date of delivery.

(h) *Posting of maximum prices.* Paragraph (m) of Basic Order No. G-74 under Revised Maximum Price Regulation No. 122 provides that each dealer shall post his maximum prices at his place of business. This provision is modified as it applies to this adopting order so as to require the posting by the dealer in the cab of his truck his mileage chart of permitted margins.

(i) *Sales slips.* Paragraph (n) of Basic Order No. G-74 under Revised Maximum Price Regulation No. 122 requires certain information to be shown on the sales slip given to the purchaser. This requirement is modified as it applies to this adopting order so as to require that, in addition, dealers covered by this adopting order must show:

- (1) The name of the mine operator.
- (2) The mine index number and location.
- (3) The mine price.
- (4) The permitted margin.

This order may be modified, amended or revoked at any time by the Office of Price Administration.

This order shall become effective March 22, 1946.

Issued March 8, 1946.

JOHN F. KESSEL,
Regional Administrator.

[F. R. Doc. 46-6028; Filed, Apr. 10, 1946;
2:06 p. m.]

[Region IV Order G-2 Under MPR 592]

CONCRETE BLOCK IN BROWARD, COLLIER, DADE AND MONROE COUNTIES, FLA.

Order No. G-2 under section 17 of Maximum Price Regulation 592. Maximum prices for sales of concrete block by manufacturers located in Broward, Collier, Dade and Monroe Counties in the State of Florida. Docket No. IV-592-17-2.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region IV of the Office of Price Administration by section 17 of Maximum Price Regulation 592; *It is hereby ordered:*

(a) That on and after April 1, 1946, the maximum prices for certain sizes of Grade A concrete building block (having a compressive strength of 1,000 pounds per square inch gross area) and Grade B concrete building block (having a compressive strength of 700 pounds per square inch gross area), all in ac-

cordance with American Society for Testing Materials Standard Specifications for Hollow Load-Bearing Concrete Masonry Units C90-44, manufactured within Broward, Collier, Dade and Monroe counties in the State of Florida, after the effective date of this order, shall be as follows:

GRADE A		
Size	Maximum prices per block f. o. b. plant	Maximum prices per block delivered by truck
8 x 8 x 16.....	.40	.14
8 x 12 x 16.....	.22	.245
4 x 8 x 16.....	.0925	.1025
8 x 8 x 16 (corners and jambs).....	.14	.16
8 x 12 x 16 (corners).....	.22	.245
8 x 8 x 8 (single corners and half jambs).....	.0925	.1025
8 x 4 x 16 or 8 x 3 x 16 partition tile.....	.0925	.1025

GRADE B		
Size	Maximum prices per block f. o. b. plant	Maximum prices per block delivered by truck
8 x 8 x 16.....	.013	.015
8 x 12 x 16.....	.205	.23
4 x 8 x 16.....	.0875	.0975
8 x 8 x 16 (corners and jambs).....	.13	.15
8 x 12 x 16 (corners).....	.205	.23
8 x 8 x 8 (single corners and half jambs).....	.0875	.0975
8 x 4 x 16 or 8 x 3 x 16 partition tile.....	.0875	.0975

(b) That all invoices covering sales of concrete block under the provisions of, and after the effective date of this order, shall show the date of such sale, the name and address of the purchaser, the quantity sold, the quantity delivered, the grade sold and the price charged, whether sold f. o. b. plant or delivered.

(c) Any manufacturer may apply to the Miami District Office for increased delivery charges to certain points where he can show that actual cost of transportation to such points is greater than the additional charge permitted by this order, and either

(1) That such additional charge will not make his maximum prices for delivered sales higher than the maximum price for delivered sales of other manufacturers in the area to which the additional charge is sought, or

(2) That such points are not supplied at all by local manufacturers, or

(3) That local manufacturers at such points are not able to supply adequately the essential needs of the area.

Such charges shall be subject to approval, disapproval, or revision within 20 days of the date of filing.

The District Director, under this order, is hereby authorized to approve, disapprove or revise the requested delivery charges. In the absence of disapproval or revision within the 20 day period, the requested delivery charges, if properly filed, shall be deemed to have been approved by the District Director of the Miami District Office, subject to later disapproval or revision, not to apply retroactively.

(d) *Sizes not listed in this order.* Any manufacturer producing a size of concrete block not specifically listed in this order must file a schedule showing the proposed price f. o. b. plant and delivered price with the Miami District Office of the Office of Price Administration.

Such price shall be subject to approval, disapproval or revision within 20 days of the date of filing.

The District Director, under this order, of the Miami District Office is hereby authorized to approve, disapprove or revise the requested prices for such unlisted sizes. In the absence of disapproval or revision within the 20 day period; the requested price, if properly filed, shall be deemed to have been approved by the District Director of the Miami District Office, subject to later disapproval or revision, not to apply retroactively.

(e) Each concrete block manufacturer within the coverage of this order shall keep posted at a conspicuous place in his place of business a copy of this order and the opinion attached.¹

(f) *Discounts and other price differentials and services.* All cash, quantity, and other price differentials and services, at least as great as those extended by each manufacturer during March 1942, shall be continued.

(g) Except as otherwise provided herein, all transactions subject to this order shall remain subject to the provisions of Maximum Price Regulation 592, together with all amendments which heretofore have been or hereafter may be issued.

This order may be revoked, corrected or amended by the Office of Price Administration at any time.

This order shall become effective April 1, 1946.

Issued this March 27, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6020; Filed, Apr. 10, 1946;
2:05 p. m.]

[Region IV Order G-4 Under MPR 592]

CONCRETE BLOCK IN FLORIDA

Order No. G-4 under section 17 of Maximum Price Regulation 592. Maximum prices for sales of concrete block manufactured within Clay, Duval, Flagler, Nassau, Putnam, St. Johns and Volusia Counties in the State of Florida. Docket No. IV-592-17-4.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region IV of the Office of Price Administration by section 17 of Maximum Price Regulation No. 592; *It is hereby ordered:*

(a) That on and after April 1, 1946, the maximum prices for certain sizes of Grade A concrete building block (having a compressive strength of 1,000 pounds per square inch gross area) and Grade B concrete building block (having a compressive strength of 700 pounds per square inch gross area), all in accordance with American Society for Testing Materials Standard Specifications for Hollow Load-Bearing Masonry Units C90-44, manufactured within Clay, Duval, Flagler, Nassau, Putnam, St. Johns and Volusia counties in the State of Flor-

¹ Filed as part of original document.

ida, after the effective date of this order, shall be as follows:

GRADE A

Size	Maximum prices per block f. o. b. plant	Maximum prices per block delivered by truck
8 x 8 x 16	\$0.17	\$0.19
8 x 12 x 16	.25	.27
4 x 8 x 16	.095	.105
8 x 8 x 16—corners and jambs	.17	.19
8 x 12 x 16—corners	.25	.27
8 x 8 x 8—single corners and half jambs	.095	.105
x 4 x 16 or 8 x 3 x 16—partition tile	.065	.105

GRADE B

Size	Maximum prices per block f. o. b. plant	Maximum prices per block delivered by truck
8 x 8 x 16	\$0.16	\$0.18
8 x 12 x 16	.235	.255
4 x 8 x 16	.09	.10
8 x 8 x 16—corners and jambs	.16	.18
8 x 12 x 16—corners	.235	.255
8 x 8 x 8—single corners and half jambs	.09	.10
x 4 x 16 or 8 x 3 x 16—partition tile	.09	.10

(b) That all invoices covering sales of concrete block under the provisions of, and after the effective date of this order, shall show the date of such sale, the name and address of the purchaser, the quantity sold, the quantity delivered, the grade sold and the price charged, whether sold f. o. b. plant or delivered.

(c) Any manufacturer may apply to the Jacksonville District Office of the Office of Price Administration for increased delivery charges to certain points where he can show that actual cost of delivery to such points is greater than the additional charge permitted by this order and either

(1) That such additional charge will not make his maximum price for delivered sales higher than the maximum price for delivered sales of other manufacturers in the area to which the additional charge is sought, or

(2) That such points are not supplied at all by local manufacturers, or

(3) That local manufacturers at such points are not able to supply adequately the essential needs of the area.

Such charges shall be subject to approval, disapproval or revision within 20 days of the date of filing.

The District Director of the Jacksonville District Office of the Office of Price Administration, under this order, is authorized to approve, disapprove, or revise the requested charges. In the absence of disapproval within the 20 day period, the requested delivery charges, if properly filed, shall be deemed to have been approved by that office, subject to later approval or revision, not to apply retroactively.

(d) *Sizes not listed in the order.* Any manufacturer manufacturing a size of block not listed in this order must file a schedule of the size, proposed price f. o. b. plant and delivered price with the Jacksonville District Office. Such prices shall be subject to approval or revision or disapproval within 20 days of the date of filing. The District Director of the Jacksonville District Office, under this order is hereby authorized to approve, disapprove or revise the requested price.

In the absence of disapproval or revision within the 20 day period, the requested price, if properly filed, shall be deemed to have been approved by that office.

(e) Each concrete block manufacturer shall, under the terms of this order, keep posted at a conspicuous place in his place of business, a copy of this order and accompanying opinion.¹

(f) *Discounts and other price differentials and services.* All cash, quantity, and other price differentials and services, at least as great as those extended by each manufacturer during March 1942, must be continued.

(g) Except as otherwise provided herein, all transactions subject to this order shall remain subject to the provisions of Maximum Price Regulation 592, together with all amendments which heretofore have been or hereafter may be issued.

This order may be revoked, corrected or amended by the Office of Price Administration at any time.

This order shall become effective April 1, 1946.

Issued: March 27, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6022; Filed, Apr. 10, 1946;
2:05 p. m.]

[Region IV Order G-5 Under RMPR 251]

PLUMBING SERVICES, INSTALLED PLUMBING AND HEATING FIXTURES AND MATERIALS IN JACKSON AND HINDS COUNTIES, MISS.

For the reasons set forth in the accompanying opinion and under the authority conferred upon the Regional Administrator for Region IV of the Office of Price Administration by section 9 of Revised Maximum Price Regulation 251, *It is ordered:*

1. This adopting order establishes dollars-and-cents ceiling prices for plumbing services and installed plumbing and heating fixtures and materials which ceiling prices are set forth in the appendix following section 3.

2. This order covers ceiling prices for plumbing services and installed plumbing and heating fixtures and materials in Jackson and Hinds Counties, Mississippi.

3. All the provisions of Order No. G-2 (Basic Order No. 1) for Region IV, under section 9 of Revised Maximum Price Regulation 251, are adopted in this order and are just as much a part of this order as if included herein. If Regional Order No. G-2 (Basic Order No. 1) under section 9 of Revised Maximum Price Regulation 251 is amended in any respect, all the provisions as amended shall likewise, without further action be a part of this order.

APPENDIX

Maximum prices of plumbing services and sales of installed plumbing fixtures and materials. The maximum amount which may be charged for plumbing and allied services customarily performed in this area by plumbing contractors shall be the "Maximum hourly service rates" as provided in subparagraph (a) below, plus "the maximum

prices of the plumbing fixtures and materials" as set forth in subparagraph (b) and (c) below:

(a) *Maximum hourly service charge.* The maximum hourly labor charge for plumbing services shall be the straight time hourly rate set forth in Column A or the legal wages paid per hour multiplied by the markup in Column B, whichever is lower, together with any applicable overtime:

Types of labor service	Maximum hourly service rates	
	Column A	Column B ¹
Master plumbers	\$2.25	\$1.42
Journeyman plumbers	2.25	1.42
Apprentice plumbers	1.25	1.42
Helpers or laborers	1.00	1.42
Journeyman-apprentice team	3.25	1.42
Journeyman-helper team	3.00	1.42

¹ In calculating the hourly service rate per hour in Column B, the resulting figure may be rounded to the nearest 25¢.

In no instance, however, shall the resulting figure be in excess of the amount in Column A.

(b) *Maximum prices of installed plumbing fixtures and materials—Fixtures.* The maximum amount which may be charged for any fixture involved in the process of repairing or installing, as defined in this order shall not exceed the manufacturer's list retail price or the invoice cost of such fixture plus a markup not in excess of 33½% on cost, whichever is less.

Material. The maximum amount which may be charged for materials, as defined in this order, shall not exceed the sellers cost plus a markup not in excess of 40% on cost.

(c) *Maximum prices of sub-contracted work.* The maximum amount which may be charged for any necessary sub-contracted work such as sheet metal work, pipe covering, plastering, painting and electrical work, incidental to the installation or repair of plumbing, shall not exceed the actual cost of such sub-contracted work plus a markup not in excess of 20% on cost.

This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective April 8, 1946.

Issued March 27, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6029; Filed, Apr. 10, 1946;
2:10 p. m.]

[Region IV Order G-6 Under RMPR 251]

PLUMBING SERVICES, INSTALLED PLUMBING AND HEATING FIXTURES AND MATERIALS IN MONTGOMERY AND MONTGOMERY COUNTIES, ALA.

For the reasons set forth in the accompanying opinion and under the authority conferred upon the Regional Administrator for Region IV of the Office of Price Administration by section 9 of Revised Maximum Price Regulation 251, *It is ordered:*

1. This adopting order establishes dollars-and-cents ceiling prices for plumbing services and installed plumbing and heating fixtures and materials which ceiling prices are set forth in the appendix following section 2.

¹ Filed as part of original document.

2. This order covers ceiling prices for plumbing services and installed plumbing and heating fixtures and materials in Montgomery and Montgomery Counties, Alabama.

3. All the provisions of Order No. G-2 (Basic Order No. 1) for Region IV, under section 9 of Revised Maximum Price Regulation 251, are adopted in this order and are just as much a part of this order as if included herein. If Regional Order No. G-2 (Basic Order No. 1) under section 9 of Revised Maximum Price Regulation 251 is amended in any respect, all the provisions as amended shall likewise, without further action, be a part of this order.

APPENDIX

Maximum prices of plumbing services and sales of installed plumbing fixtures and materials. That the maximum amount which may be charged for plumbing and allied services customarily performed in this area by plumbing contractors shall be the "Maximum hourly service rates" as provided in subparagraph (a) below, plus the maximum prices of the plumbing fixtures and materials as set forth in subparagraph (b) and (c) below:

(a) *Maximum hourly service charge.* The maximum hourly labor charge for plumbing services shall be the straight time hourly rate set forth in Column A or the legal wages paid per hour multiplied by the markup in Column B, whichever is lower, together with any applicable overtime:

Types of labor service	Maximum hourly service rates	
	Column A	Column B
	Straight time charges per hour	Markup factor of legal wage rates paid
Master plumbers.....	\$3.00	\$1.62
Journeyman plumbers.....	3.00	1.62
Apprentice plumbers.....	1.25	1.62
Helpers or laborers.....	1.00	1.62

¹ In calculating the hourly service rate per hour in Column B, the resulting figure may be rounded to the nearest 2¢.

In no instance, however, shall the resulting figure be in excess of the amount in Column A.

(b) *Maximum prices of installed plumbing fixtures and materials—Fixtures.* The maximum amount which may be charged for any fixture, involved in the process of repairing or installing, as defined in this order shall not exceed the manufacturer's list retail price or the invoice cost of such fixture plus a markup not in excess of 33 1/3% on cost, whichever is less.

Materials. The maximum amount which may be charged for materials, as defined in this order, shall not exceed the seller's cost plus a markup not in excess of 40% on cost.

(c) *Maximum prices of sub-contracted work.* The maximum amount which may be charged for any necessary sub-contracted work such as sheet metal work, pipe covering, plastering, painting and electrical work, incidental to the installation or repair of plumbing, shall not exceed the actual cost of such sub-contracted work plus a markup not in excess of 25% on cost.

This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective April 8, 1946.

Issued March 27, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6040; Filed, Apr. 10, 1946;
2:10 p. m.]

Effective date. This amendment shall become effective as of March 29, 1946.

Issued March 28, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6038; Filed, Apr. 10, 1946;
2:10 p. m.]

[Region IV 2d Rev. Order G-10 Under RMPR
122, Amdt. 7]

SOLID FUELS IN VIRGINIA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, subparagraph (e) (5) of Second Revised Order No. G-10 under Revised Maximum Price Regulation No. 122, issued by this office on April 18, 1945, is amended to read as follows:

(e) * * *
(5) *Briquettes.*

Size	Per ton 2,000 lbs.	Per ½ ton 1,000 lbs.	Per ¼ ton 500 lbs.
Bituminous or semianthracite briquettes.....	\$13.42	\$7.21	\$4.11
Pennsylvania anthracite bri- quettes.....	14.75	7.88	4.44
Exception: Pennsylvania Anthracite Briquettes from Reading Briquet Company of Locust Summit and St. Nicholas, Pa.....	15.25	8.13	4.56

(The prices set out in this order do not include the increases allowed by Supplementary Order No. 2 to Order No. G-37 which became effective January 2, 1946 and expires April 30, 1946, and which increases may be added to these prices during the effective period of said Supplementary Order No. 2.)

Effective date. This amendment shall become effective as of March 28, 1946.

Issued March 28, 1946.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 46-6037; Filed, Apr. 10, 1946;
2:10 p. m.]

[Region IV Rev. Order G-30 Under RMPR
122, Amdt. 8]

SOLID FUELS IN CHARLESTON, S. C., AND VICINITY

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by § 1340.260 of Revised Maximum Price Regulation No. 122, subparagraph (e) (3) of Revised Order No. G-30 under Revised Maximum Price Regulation No. 122, issued by this office on June 7, 1945, is amended to read as follows:

(e) * * *
(3) *Pennsylvania anthracite.*

Size	Per ton 2,000 lbs.	Per ½ ton 1,000 lbs.	Per ¼ ton 500 lbs.
Egg, stove and nut.....	\$19.15	\$9.83	\$5.16

[Region V SO 5 Under RMPR 122]

SOLID FUELS IN DALLAS REGION

For the reasons set forth in the opinion issued simultaneously herewith and pursuant to the authority vested in the Regional Administrator of Region V of the Office of Price Administration by § 1340.260 under Revised Maximum Price Regulation 122 and the Emergency Price Control Act of 1942, it is ordered:

A. Dealers making sales of bituminous coal subject to general orders issued by the Regional Administrator of Region V under Revised Maximum Price Regulation 122, which general orders are listed in paragraph B of this order, may increase the maximum prices for all sizes of District 15 strip mine coal by adding to the dollar-and-cents maximum prices established in said orders an amount not to exceed 6¢ per ton.

B. *Orders affected.* The provisions of paragraph A above shall apply to the following Region V orders, as amended or revised, which have been issued under Revised Maximum Price Regulation 122:

Order No. and Area

G-2—Cities of Kansas City, Missouri; and Kansas City, Kansas; and parts of the counties adjacent thereto.

G-3—City of Topeko, and parts of Shawnee County, Kansas, adjacent thereto.

G-4—City of Wichita and a part of Sedgewick County, Kansas, adjacent thereto.

G-5—City of St. Joseph, Missouri.

G-7—City of Springfield, Missouri.

G-8—City of Sedalia, Missouri.

G-9—Crawford County, Kansas.

C. Wherever applicable the definitions set forth in the general orders described in paragraph B as amended or revised are incorporated by reference and made a part of this order.

D. This supplementary order may be revoked, amended or changed at any time.

E. This Supplementary Order No. 5 shall become effective as of March 27, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, the 27th day of March 1946.

W. A. ORTH,
Regional Administrator.

[F. R. Doc. 46-6023; Filed Apr. 10, 1946;
2:05 p. m.]

[Green Bay Order 1-M Under RMPR 259]

DEPOSIT CHARGES FOR CONTAINERS AND CASES OF MALT BEVERAGES IN WISCONSIN

For the reasons set forth in the accompanying opinion, it is hereby ordered:

SECTION 1. *What this order does.* In accordance with the provisions of section

5.2 (c) of RMPR 259, this order establishes uniform maximum deposit charges which may be imposed by wholesalers and retailers for cases and containers in connection with sales of domestic malt beverages in bottles or cases.

SEC. 2. Where this order applies. The provisions of this order apply to all wholesalers and retailers located within the Counties of Brown, Calumet, Door (except the town of Washington), Florence, Forest, Kewaunee, Langlade, Lincoln, Manitowoc, Marathon, Marinette, Oconto, Oneida, Outagamie, Portage, Price, Shawano, Taylor, Vilas, Waupaca, Waushara, Winnebago, and Wood, all in the State of Wisconsin.

SEC. 3. Applicability. No wholesaler or retailer located within the area where this order is applicable may after the effective date of this order require a deposit from purchasers in excess of the sum permitted by this order. Until March 19, 1946, refunds for the return of empties shall be the amount required prior to the issuance of this order as a deposit under section 5.2 of RMPR 259.

SEC. 4. Deposit charges established by this order. The maximum deposit charges for all sellers to which this order is applicable are as follows:

CASES	Cents
Wooden	52
Solid Fibre	32
Corrugated carton	12
 CONTAINERS	
12-oz. Bottle and smaller	2
32-oz. Bottle	4

SEC. 5. Definitions. Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in RMPR 259, as amended, shall apply to the terms used herein.

This order shall become effective March 4, 1946.

Issued this 28th day of February 1946.

F. L. EARL,
District Director.

[F. R. Doc. 46-6066; Filed, Apr. 10, 1946;
4:32 p. m.]

[Springfield Order G-6 Under Gen. Order 68]

BUILDING MATERIALS IN MORGAN COUNTY, ILL.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order 68, it is ordered:

SECTION 1. What this order covers. This order covers all retail sales made by any seller, except the manufacturer, of commodities specified in Appendix A attached hereto delivered to the purchaser in the Morgan County, Illinois area. The Morgan County area for the purposes of this order consists of the area within the limits of the County of Morgan, Illinois.

SEC. 2. Definitions—(a) Retail sale. For the purposes of this order, a retail sale means a sale to an ultimate user, or to any contractor, provided that for

the purposes of this order, a "retail sale" shall not include any sale to the United States Government or any of its political subdivisions.

(b) **Contractor.** Any person who sells material or equipment, and in connection therewith, assumes responsibility for its incorporation into a building, structure, or construction project at a fixed site, by charging a single price for the commodity installed, by guaranteeing performance and use, or by other objective evidence, shall be considered a contractor.

(c) **Applicators.** Purchases by applicators, as herein defined, of asphalt and tarred roofing products and insulation are excluded from the coverage of this order. Applicators are herein defined as contractors engaged exclusively in the business of applying roofing and/or siding and/or insulation to buildings.

SEC. 3. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order covering the commodities specified in Appendix A. Except to the extent they are inconsistent with the provisions of this order, all other provisions of the regulations applicable to the commodities listed in Appendix A prior to the issuance of this order shall continue to apply to sales covered by this order.

SEC. 4. Maximum price, discounts and delivery practices. On and after the date of this order, regardless of any contract, agreement or other obligation, no person covered by this order shall sell, offer to sell, or deliver at retail as herein defined, any of the items listed in appendix A attached hereto, at prices higher than the maximum prices set forth in this appendix. All prices are for delivery at the seller's place of business. For other deliveries no charge may be made for deliveries in excess of the charges now legally in effect by such seller for a similar delivery.

SEC. 5. Posting. Every seller making sales covered by this order shall post a copy of the list of maximum prices for sales to all classes of purchasers as contained in Appendix A of this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers. For the convenience of the seller there are attached to this order two copies of Appendix A containing the items covered with the respective maximum prices applicable. One copy of such list may be detached and used as a poster hereinbefore required to be posted.

SEC. 6. Sales slips and records. Every seller covered by this order must provide the purchaser, whether he requests it or not, with a sales slip, invoice, receipt, or other evidence of sale of which an exact and full copy shall be retained by the seller for the duration of the Emergency Price Control Act of 1942, as amended. The sales slip or other evidence of sale shall contain the following information with respect to items subject to this order:

1. Name and address of seller.
2. Date of sale.

3. Name and address of purchaser (necessary only on sales of items totaling \$7.50 or more.)

4. Description of the item sold, including quantity, grade, and any other matter insofar as any of those matters may affect the price, in full detail necessary to permit the exact calculation of the applicable maximum price.

5. Charges, if any, for delivery other than delivery at the place of business of the seller, such charge to be separately listed from the price of the item.

6. The total price.

Each such seller shall also keep such records of each sale as he customarily kept.

SEC. 7. On and after the effective date of this order any person covered by this order who sells or offers to sell at a price higher than the ceiling price permitted by this order, or otherwise violates any of the provisions of this order, shall be subject to the criminal penalties, civil enforcement actions, license suspension proceeding and suits for treble damages as provided for by the Emergency Price Control Act of 1942, as amended.

No person subject to this order may evade any of the provisions of the order by any stratagem, scheme, or device. No person subject to this order, may as a condition of selling any particular building material, require a customer to buy anything else. Any such evasion is punishable as a violation of this order.

This order may be modified, amended, or revoked at any time. This order shall become effective April 1, 1946.

Issued this 28th day of March 1946.

CARTER JENKINS,
District Director.

APPENDIX A

PROVISIONS REGARDING DISCOUNTS, ALLOWANCES AND DELIVERY PRACTICES

1. **Cash discounts.** Sellers shall continue to allow all customary allowances and discounts or other price differentials as required by the regulation applicable to the commodity being sold.

2. For all deliveries made at other than the place of business of the seller, the retail seller shall charge no more than his customary charge per ton mile which was in effect in March 1942.

MAXIMUM F. O. B. YARD PRICES TO ALL PURCHASERS

Item	Unit of sale	Maximum price
Plaster cement.....	100 lb.....	\$1.00
Gauging white.....	100 lb.....	1.40
Gauging compon.....	100 lb.....	1.40
Plaster wood fiber.....	10 lb.....	.20
Plaster wood fiber.....	50 lb.....	.60
Plaster wood fiber.....	100 lb.....	1.00
Keene's cement.....	100 lb.....	2.10
Finishing lime pebble or lump.....	50 lb.....	.60
Metal lath 2.5 lb. C. A. painted diamond mesh.....	Sq. yd.....	.27
Portland cement (paper).....	94 lb.....	.75
Portland cement (high early) paper.....	94 lb.....	.95
Masonry cement.....	Paper bag.....	.70
Masons hydrated lime.....	50 lb.....	.50
White cement.....	94 lb.....	2.50
Hollow building tile partitions, 4 x 12 x 12.....	1,000.....	\$3.40
Drain tile, 4".....	Foot.....	.06
Drain tile, 5".....	Foot.....	.0714
Drain tile, 6".....	Foot.....	.0812
Drain tile 8".....	Foot.....	.162
Vitrified clay sewer pipe ISS, 4".....	Foot.....	.19
Vitrified clay sewer pipe ISS, 6".....	Foot.....	.26
Flue lining, 9 x 9.....	Foot.....	.33
Flue lining, 9 x 13.....	Foot.....	.50
Flue lining, 13 x 13.....	Foot.....	.65

MAXIMUM F. O. B. YARD PRICES TO ALL PURCHASERS—Continued

Item	Unit of sale	Maximum price
Gypsum wall board, $\frac{1}{2}$ "	Sq. ft.	\$0.04
Gypsum wall board, $\frac{3}{8}$ "	Sq. ft.	.04½
Gypsum sheathing, $\frac{3}{8}$ "	Sq. ft.	.04½
Asphalt roofing, 50 lbs., mineral surface	Roll.	2.50
Asphalt or tarred felt, 15-lb.	Roll.	2.50
Asphalt or tarred felt, 30-lb.	Roll.	2.50
Asphalt shingles, 165 lbs. 2 tab. hex.	Sq.	4.65
Fiber insulation board, standard $\frac{3}{16}$ "	1,000 sq. ft.	51.25
Fiber insulation board asphalt sheathing $\frac{3}{8}$ "	1,000 sq. ft.	66.75
Asbestos cement siding, standard colors, 12 x 24 or 27	Sq.	8.50
Wall board, $\frac{3}{16}$ " x 8"	Sq. ft.	.04
Hardboard, tempered, $\frac{1}{8}$ "	Sq. ft.	.09
Hardboard, tempered, $\frac{3}{16}$ "	Sq. ft.	.11½
Hardboard, tempered, $\frac{1}{4}$ "	Sq. ft.	.13½
Hardboard, standard, $\frac{1}{8}$ "	Sq. ft.	.07½
Glass wool, insulation blanket or rolls—medium	1,000 sq. ft.	48.50
Glass wool insulation blanket or rolls—heavy	1,000 sq. ft.	67.50
Balsam wool rolls, standard thickness	1,000 sq. ft.	50.00
Balsam wool rolls, double thickness	1,000 sq. ft.	71.66
Smooth surface asphalt roofing, 35-lb.	Roll.	1.27

[F. R. Doc. 46-6046; Filed, Apr. 10, 1946; 2:12 p. m.]

[Region VII, Order G-104 Under MPR 188, Amdt. 1]

HECKETHORN MFG. & SUPPLY CO.

AUTHORIZATION OF MAXIMUM PRICES

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Amendment No. 1 is issued.

1. Paragraph (e), *Geographical applicability*, is hereby amended to read as follows:

(e) *Geographical applicability*. The maximum prices authorized by this Order No. G-104 for resellers are applicable throughout the 48 states of the United States and the District of Columbia.

Effective date. This Amendment No. 1 shall become effective on the 29th day of March 1946.

Issued this 29th day of March 1946.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 46-6024; Filed, Apr. 10, 1946; 2:06 p. m.]

[Region VIII Order G-5 Under RMPR 251, Amdt. 3]

PLUMBING SERVICES IN SOUTHERN CALIFORNIA AREA

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-5 under Revised Maximum Price Regulation No. 251 is amended in the following respects:

1. The proviso in subparagraph (c) (1) is amended by adding at the end thereof "or the margin stated above, whichever is lower," so that the proviso, as

amended, shall read as follows: "Provided, That for sellers in business in March 1942, the margin shall not exceed the margin used in the most comparable job in the period January 1, 1939, to March 31, 1942, or the margin stated above, whichever is lower."

2. Paragraph (d) is amended to read as follows:

(d) *Estimates.* When work is performed on a cost-plus job on the basis of an estimate submitted by the seller, the maximum price therefor shall be that provided by paragraph (b) or (c) of this order, whichever is applicable, but shall not exceed the estimated price by more than 15% except to the extent permitted by paragraph (e) relating to extra work.

This amendment to Order No. G-5 shall become effective March 20, 1946.

Issued this 20th day of March 1946.

BEN C. DUNIWAY,
Regional Administrator.

[F. R. Doc. 46-6026; Filed, Apr. 10, 1946; 2:06 p. m.]

[Region VIII Rev. Order G-7 Under MPR 280, Corr. to Amdt. 5]

FLUID MILK IN WASHINGTON

In Amendment No. 5 to Revised Order No. G-7 under Maximum Price Regulation No. 280 Item 4 is corrected to read as follows:

4. In subparagraph (5) the words "plus 45¢ per cwt" are added immediately after the words, "87¢ per pound fat, f. o. b. seller's plant."

This correction shall be effective as of February 8, 1946.

Issued this 29th day of March 1946.

GUY R. KINSLEY,
Acting Regional Administrator.

[F. R. Doc. 46-6070; Filed, Apr. 10, 1946; 4:33 p. m.]

[Region VIII Order G-6 Under MPR 592]

COMMON BRICK IN SAN FRANCISCO REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by section 17 of Maximum Price Regulation No. 592; *It is hereby ordered:*

(a) The maximum price at which any manufacturer may sell or deliver common brick manufactured by him in Region VIII shall be his maximum price therefor as of December 31, 1945, plus \$2.00 per thousand, or his maximum price as determined under any other applicable regulation or order, whichever is the higher.

(b) The adjustment provided by this order shall not apply in the case of any sale of common brick to resellers unless at the time of such sale the manufacturer separately stated on the invoice the amount of the increase in price herein permitted together with substantially the following statement:

The OPA has granted an adjustment in price to the manufacturer of the articles

covered by this invoice and the amount of that increase is separately stated herein. Order No. G-5 under MPR 592 authorizes you to increase your maximum prices by a like amount.

(c) *Definitions.* (1) "Region VIII" means the States of Washington, Oregon (except Malheur County), California, Nevada, Arizona (except those portions of Coconino and Mohave Counties lying north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(2) "Common brick" means common clay building brick, excluding face brick or roughened brick commonly known in the trade as Rug Face, Scratch Face, Tooled Face, Matt Face, Rough Face, or otherwise.

(d) This order may be revoked, amended, or corrected at any time.

This order shall become effective March 28, 1946.

Issued this 28th day of March 1946.

GUY R. KINSLEY,

Acting Regional Administrator.

[F. R. Doc. 46-6071; Filed, Apr. 10, 1946; 4:33 p. m.]

[Region VIII Order G-21 Under SO 94]

USED U. S. ARMY WOOL BLANKETS IN SAN FRANCISCO REGION

For the reasons set forth in the accompanying opinion and pursuant to the authority conferred upon the Regional Administrator by sections 11 and 13 of Supplementary Order 94, *It is ordered*, That:

(a) The maximum prices for sales of used wool blankets purchased from the War Assets Corporation shall be:

(1) Sales to retailers—(sizes 54" x 80" to 66" x 88").

Condition when purchased	Condition when sold		
	As is	Repaired	Repaired and cleaned or washed and sterilized
Poor.....	\$2.25	\$2.75	\$3.00
Fair.....	2.50	3.00	3.25
Good.....	2.75	—	3.50

(2) Sales to the ultimate consumer—(sizes 54" x 80" to 66" x 88").

Condition when purchased	Condition when sold		
	As is	Repaired	Repaired and cleaned or washed and sterilized
Poor.....	\$2.70	\$3.50	\$4.00
Fair.....	3.00	4.00	4.50
Good.....	3.30	—	5.00

(b) The prices to retailers are wholesale prices, f. o. b. seller's place of business and are subject to the usual wholesale trade terms and discounts. The prices to the ultimate consumer are retail prices at the seller's place of business

LEATHER TOE TIP SERVICES	Men's shoes and boys' shoes, larger than size 3½	Boys' shoes, sizes 1½ through 3½	Women's shoes and girls' shoes, larger than size 13	Children's shoes, smaller than 13½
	Per pair	Per pair	Per pair	Per pair
Nailed.....	\$0.55	\$0.45	\$0.45	\$0.45
Sewed.....	.60	.50	.50	.45
Cemented.....	.65	.55	.55	.50

RELASTING WITH FITTED WOODEN LASTS

When shoes are relasted with fitted wooden lasts in conjunction with a soling service listed in Table I above, such soling service shall be subject to the provisions of Revised Maximum Price Regulation No. 165.

SEC. 2. Definitions. (a) The term Los Angeles and San Diego metropolitan areas means that area lying within a radius of thirty-five miles of the Los Angeles City Hall and the cities and towns of El Cajon, La Jolla, La Mesa, National City and San Diego, California.

(b) "Half-sole service" means the attachment of all half-soles regardless of the method used. The term includes all operations, materials and preparatory service for a half-sole job including the following for which no additional charges may be made: replacing and renewing all filler material and friction strips; repairing and replacing only a part of an innersole; repositioning loose covered arch support; reseating or tightening shank pieces; attaching a loose welt by tacking; reattaching an upper pulled loose from a non-welt shoe; patching upper at the sole line, when not in the toe box area; reattaching any loose portion of a sole in the shank area; picking stitches; any bottom finish, invisible shank, reattaching loose heel breasting; resetting old sock lining, treating of leather.

The following shall not be considered part of a half-sole service: repairing or replacing a Goodyear welt, or attaching a pulled loose welt by sewing; inserting a new innersole, repairing a broken shank piece, or inserting a new shank piece, repairing or replacing toe box. These services, when performed in connection with the repair of shoes, shall be priced according to the provisions of RMPR 165.

(c) "Shoe repair services" means the repair of footwear designed for general street or outdoor use, heavy work shoes, and any other types of footwear specified in this area order. The term does not include the special repair services required for occupational footwear, such as cowboys' boots, loggers' shoes, safety shoes, etc., unless specified in this order.

(d) "Group A half-soles" means the Neolite Brand manufactured by the Goodyear Tire and Rubber Company and Panolene Brand manufactured by the Panther Panco Rubber Company.

(e) The definitions of "Fine grade leather" and "Prime grade leather" as used in Supplementary Service Regulation No. 47 shall not apply to the shoe repair services subject to this order.

SEC. 3. Applicability of other regulations. Except as provided to the contrary in this order, all of the provisions

of Supplementary Service Regulation No. 47 and Revised Maximum Price Regulation No. 165, including the definitions, shall apply to the shoe repair service suppliers subject to this order. Other shoe repair services not listed in this order shall remain subject to the provisions of Revised Maximum Price Regulation No. 165 (Services) and Maximum Price Regulation No. 200 (Rubber Heels and Soles in the Shoe Repair Trade), whichever is applicable.

SEC. 4. Posting. Every seller in the Los Angeles and San Diego Metropolitan Areas subject to this area order shall within 30 days after the effective date of this order, post on his premises in such a place and manner as to be plainly visible to the purchasing public, a poster to be supplied by the Office of Price Administration, setting forth the maximum prices established by this order.

SEC. 5. This Area Order No. G-8 shall become effective March 13, 1946 and may be revoked, corrected or amended at any time.

Issued this 13th day of March 1946.

GUY R. KINSLEY,
Acting Regional Administrator.

[F. R. Doc. 46-6068; Filed, Apr. 10, 1946;
4:32 p. m.]

[Region VIII Order G-11 Under MPR 188]

UTILITY APPLIANCE CORP.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.158 of Maximum Price Regulation No. 188; *It is hereby ordered:*

(a) The maximum price at which any person other than the manufacturer may sell or deliver an evaporative cooler or part thereof manufactured by the Utility Appliance Corporation, 4851 South Alameda Street, Los Angeles 11, California, shall be as follows, subject to such person's customary discounts and other price allowances for sales to the particular class of purchaser:

Utility Koolers Model No.	Kumfort Koolers Model No.	Shasta Coolers Model No.	Maximum (price f. o. b. factory)
1502-F.....	2502-F.....	5502-F.....	\$38.68
1509-W.....	2509-W.....	5509-W.....	63.85
1510.....	2510.....	5510.....	67.36
1512-H.....	2512-H.....	5512-H.....	93.19
1516½.....	2516½.....	5516½.....	115.55
1516¾.....	2516¾.....	5516¾.....	148.04
1518½.....	2518½.....	5518½.....	227.38
1518¾.....	2518¾.....	5518¾.....	244.95
1521¾.....	2521¾.....	5521¾.....	280.10
1521-L.....	2521-L.....	5521-L.....	302.46
1524-1.....	2524-1.....	5524-1.....	404.70
1524-1½.....	2524-1½.....	5524-1½.....	434.52

Parts for any of the above—maximum retail price as of the date of issuance of this order plus 6½%.

(b) This order shall be applicable in the 48 States and the District of Columbia.

(c) This order may be revoked, amended, or corrected at any time.

This order shall be effective March 13, 1946.

Issued this 19th day of March 1946.

GUY R. KINSLEY,
Acting Regional Administrator.

[F. R. Doc. 46-6069; Filed, Apr. 10, 1946;
4:33 p. m.]

[Region VIII Order G-43 Under 3 (e)]

IMPORTED MALT BEVERAGES IN SAN FRANCISCO REGION

For the reasons set forth in an accompanying opinion, and pursuant to the authority conferred upon the Regional Administrator by § 1499.3 (e) (2), as amended, of the General Maximum Price Regulation; *It is ordered*, That the maximum prices at which the imported malt beverage hereinafter set forth may be sold shall be as follows:

(a) *Malt beverage.*

	Maximum prices	
	Sales at wholesale (delivered to buyer's premises)	Sales at retail
Swedish Pilsner beer: Case of 24/11-oz. bottles. 11-oz. bottle.....	\$5.02	\$7.92 .33

(b) On sales at wholesale the seller, at or before the first sale, must notify the buyer in writing what the maximum prices are for sales at wholesale and retail.

(c) (1) "Sales at wholesale" are sales to persons other than ultimate consumers.

(2) "Sales at retail" are sales to ultimate consumers other than sales for consumption on the premises.

(d) This order shall apply to sales in the States of California, Washington, Nevada; Oregon, except Malheur County; Arizona, except those portions of Coconino County and Mohave County lying north of the Colorado River; and the following counties of Idaho: Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Nez Perce and Shoshone.

(e) This order may be corrected, amended, or revoked at any time.

(f) This order shall become effective March 19th, 1946.

Issued this 19th day of March 1946.

GUY R. KINSLEY,
Acting Regional Administrator.

[F. R. Doc. 46-6025; Filed, Apr. 10, 1946;
2:06 p. m.]

[Region VIII Rev. Order G-98 Under 18 (c),
Amdt. 2]

ALDER, MAPLE, BIRCH AND COTTONWOOD LUMBER IN SAN FRANCISCO REGION

An opinion accompanying this amendment has been issued simultaneously herewith.

Revised Order No. G-98 under § 1499.18

(c) of the General Maximum Price Regulation is amended in the following respects:

FEDERAL REGISTER, Tuesday, April 16, 1946

1. Subparagraph (c) (1) is amended to read as follows:

(1) For 4/4" rough, green:

	Alder	Maple	Birch	Cottonwood
Millrun (culs out)	\$42.50	\$46.50	\$57.50	\$32.50
No. 3 Common	18.25	22.25	33.25	8.25
No. 2 Common	38.75	42.75	53.75	28.75
No. 1 Common	57.75	61.75	72.75	47.75
No. 2 Common and Better	54.40	58.40	69.40	44.40
No. 1 Common and Better	67.15	71.15	82.15	57.15
FAS	80.00	84.00	95.00	65.00

"No. 2 Common and Better" and "No. 1 Common and Better" means the entire outturn of the log of Grade No. 2 or Grade No. 1 Common as the case may be, or better.

2. The definition of "kiln dried lumber" in subparagraph (c) (5) is amended to read as follows:

"Kiln dried lumber" means lumber which has been kiln dried according to the Standard Kiln Dried Lumber Rules or the Special Kiln Dried Lumber Rules of the National Hardwood Lumber Association as of January 1944, and which has a moisture content not in excess of 8 percent.

3. Subparagraph (c) (8) is amended to read as follows:

(8) References to grades and other terms in this Revised Order No. G-98 shall be construed in accordance with the following rules:

STANDARD GRADES

(a) The standard grades of hardwood lumber are Firsts, Seconds, No. 1 Common, No. 2 Common, and No. 3 Common.

FIRSTS AND SECONDS (FAS)

(b) In the combined grade, Firsts and Seconds, the quantity of Firsts shall be not less than 35%.

(c) Widths: 4" and wider.

(d) Lengths: 6' to 12' or longer admitting 25% of 6' to 10' of which one-half may be 6' and 8'.

(e) Apply Paragraphs 55 to 61, inclusive, of the National Hardwood Lumber Association Rules as of January, 1945.

FIRSTS

(f) Firsts admits pieces that will yield 1 1/2 (91 1/2%) clear-face cuttings as follows:

Alder and cottonwood: 2' to 8' surface measure, on one cutting; 6' to 8' in two cuttings; 9' and up in three cuttings.

Maple and birch: 3' to 6' surface measure, in one cutting; 7' to 9' in two cuttings; 10' and up in three cuttings.

SECONDS

(g) Seconds admits pieces that will yield 1 1/2 (83 1/2%) or 1 1/2 (91 1/2%) clear-face cuttings as follows:

Alder and cottonwood: 2' to 4' surface measure 1 1/2 (83 1/2%), in one cutting; 5' to 7' in two cuttings; 8' and up in three cuttings.

Maple and birch: 3' to 5' surface measure 1 1/2 (83 1/2%), in one cutting; 6' to 8' in two cuttings; 9' and up in three cuttings.

COMMONS

(h) Apply the National Hardwood Lumber Association Rules as of January, 1945, as follows:

No. 1 Common: Paragraphs 70 to 74, inclusive.

No. 2 Common: Paragraphs 75 to 79, inclusive.

No. 3 Common: Paragraphs 81 to 83, inclusive.

4. Subparagraph (d) (4) (a) is amended to read as follows:

(a) On sales of less than 5,000 feet, 20% of (1), (2), and (3) above.

5. Subparagraph (d) (4) (b) is amended to read as follows:

(b) On sales of 5,000 to 18,000 feet inclusive, 15% of (1), (2), and (3) above.

This amendment to Revised Order No. G-98 is effective as of March 31, 1946.

Issued this 20th day of March 1946.
GUY R. KINSLEY,
Acting Regional Administrator.

[F. R. Doc. 46-6072; Filed, Apr. 10, 1946;
4:33 p. m.]

[Region VIII Order G-108 Under 18 (c).
Amdt. 2]

PORT ORFORD CEDAR LUMBER IN SAN FRANCISCO REGION

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-108 under § 1499.18 (c) of the General Maximum Price Regulation is amended in the following respects:

1. The first sentence in paragraph (a) is amended to read as follows:

(a) The maximum prices (per 1,000 feet board measure) at which any seller located in Region VIII may sell or deliver Port Orford Cedar are as set forth in Appendices A and B attached to this order.

2. A new Appendix B is added to read as follows:

APPENDIX B—ORDER NO. G-108

I. PRODUCING MILL AND WHOLESALE SALES

The following prices are the maximum prices for producing mills and for wholesalers for sales of Port Orford Cedar, in random lengths, rough green, f. o. b. conveyance at shipping point.

Size:	No. 2 clear and better
1 x 2"	\$95.00
1 x 3"	95.00
1 x 4"	100.00
1 x 6"	110.00
1 x 8"	120.00
1 x 10"	130.00
1 x 12"	140.00
1 x 14"	155.00
1 x 16"	170.00
1 x 18"	185.00
1 x 20"	200.00

The above prices are for lumber conforming to grading rules of Port Orford Cedar Lumber Association, as revised April 7, 1939. The maximum price for a size not listed shall be the lower of the maximum prices for the two nearest listed sizes.

Additions

For thickness: For 5/4, 6/4, and 8/4
(add) \$10.00

For length:
For R/L 8' to 20' and averaging 14'
(add) 5.00

For R/L 10' to 20' and averaging 15'
(add) 10.00

For R/L 12' to 20' and averaging 16'
(add) 20.00

For R/L 8' to 24' and averaging 16'
(add) 20.00

Additions—Continued

For length—Continued.

For R/L 10' to 24' and averaging 17'
(add) \$30.00

For R/L 12' to 24' and averaging 18'
(add) 40.00

For specified lengths—for all thicknesses:

8' (add to random length price) 2.00

10' (add to random length price) 5.00

12' (add to random length price) 10.00

14' (add to random length price) 17.50

16' (add to random length price) 20.00

18' (add to random length price) 30.00

20' (add to random length price) 40.00

For working:

Standard surfacing: Per MBM

S1S, S2S (add) \$5.00

S3S, S4S, shiplap, T&G (add) 6.00

Grooved for splines, beveling and/or outgauging (add) 7.50

Resawing (add) 4.00

Ripping except taper (add) 2.00

For condition:

For air dried—A/W and A/L (add) 5.00

For kiln dried—A/W, 1" to 1 1/4" 10.00

(add) 15.00

Miscellaneous:

For bundling:

4" and narrower widths (add) 1.50

Wider than 4" (add) 1.00

Stenciling—when specified (add) 1.00

Delivered sales. For sales on a delivered basis the f. o. b. prices stated above may be increased by the actual transportation cost incurred by the seller from mill to destination not exceeding the lowest available common carrier rate or, in the case of shipments involving rail transportation, the carload freight rate, such rates to be based on the following weights:

	Pounds per MBM
Rough, all items	3,300
Surfaced 1" and 2"	2,800
Surfaced 3" and 4" plank	2,900
Surfaced timbers	3,100

II. DISTRIBUTION YARD SALES

For wholesale type sales and other types of sales made by distribution yards the maximum price of lumber described above is the f. o. b. mill price plus the rail carload freight rate from Coos Bay, Oregon, to railhead nearest seller's yard, plus \$5.00 handling charge, plus 10% of the foregoing in the case of wholesale type sales or 30% of the foregoing in the case of other types of sales.

This amendment to order No. G-108 shall become effective March 31, 1946.

Issued this 20th day of March 1946.

BEN C. DUNIWAY,
Regional Administrator.

[F. R. Doc. 46-6073; Filed, Apr. 10, 1946;
4:33 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register April 8, 1946.

Region I

Augusta Order 3-F, Amendment 46, covering fresh fruits and vegetables in Portland, South Portland, and Westbrook, Maine. Filed 9:52 a. m.

Augusta Order 5-F, Amendment 45, covering fresh fruits and vegetables in Bangor and Brewer, Maine. Filed 9:52 a. m.

Augusta Order 18, Amendment 6, covering dry groceries in the Augusta, Maine District Area. Filed 9:52 a. m.

Augusta Order 19, Amendment 8, covering dry groceries in the Augusta, Maine District Area. Filed 9:53 a. m.

Augusta Order 19, Amendment 9, covering dry groceries in the Augusta, Maine District Area. Filed 9:53 a. m.

Augusta Order 19, Amendment 10, covering dry groceries in the Augusta, Maine District Area. Filed 9:40 a. m.

Augusta Order 2-W, Amendment 7, covering dry groceries in the Augusta Maine District Area. Filed 9:53 a. m.

Augusta Order 2-V, Amendment 8, covering dry groceries in the Augusta Maine District Area. Filed 9:53 a. m.

Augusta Order 2-W, Amendment 9, covering dry groceries in the Augusta Maine District Area. Filed 9:40 a. m.

Augusta Order 1-M, Amendment 2, covering malt beverages in certain areas in the state of Maine. Filed 9:40 a. m.

Concord Order 1-D, Amendment 3, covering butter and cheese in the state of New Hampshire. Filed 9:55 a. m.

Montpelier Order 1-C, Amendment 9, covering poultry in the state of Vermont. Filed 9:55 a. m.

Montpelier Order 15, Amendment 4, covering dry groceries in the state of Vermont. Filed 9:55 a. m.

Montpelier Order 2-W, Amendment 4, covering dry groceries in the state of Vermont. Filed 9:55 a. m.

New England Order 1-D, Amendment 3A, covering butter and cheese in Massachusetts except Dukes and Nantucket counties. Filed 9:54 a. m.

Region II

Buffalo Order 6-F, Amendment 10, covering fresh fruits and vegetables in Rochester, East Rochester, Fairport, and Pittsford, New York. Filed 9:40 a. m.

Buffalo Order 8-F, Amendment 10, covering fresh fruits and vegetables in counties of Allegany, Cattaraugus, Chautauqua, New York. Filed 9:41 a. m.

Buffalo Order 9-F, Amendment 6, covering fresh fruits and vegetables in certain areas in New York. Filed 9:41 a. m.

Buffalo Order 10-F, Amendment 2, covering fresh fruits and vegetables in certain areas in New York. Filed 9:41 a. m.

Newark Order 8-C, Amendment 2, covering poultry in certain counties in New Jersey. Filed 9:57 a. m.

Newark Order 9-F, Amendment 9, covering fresh fruits and vegetables in certain areas in New Jersey. Filed 9:57 a. m.

Newark Order 9-F, Amendment 10, covering fresh fruits and vegetables in certain areas in New Jersey. Filed 9:42 a. m.

New York Order 10-C, Amendment 2, covering poultry in New York, Nassau, and Westchester counties, New York. Filed 9:56 a. m.

New York Order 14-F, Amendment 9, covering fresh fruits and vegetables in the five Boroughs of New York City. Filed 9:56 a. m.

New York Order 15-F, Amendment 9, covering fresh fruits and vegetables in the Nassau and Westchester counties in New York. Filed 9:56 a. m.

New York Order 16-F, Amendment 9, covering fresh fruits and vegetables in the counties of Dutchess, Orange, Putnam, Rockland, Suffolk, and Ulster in New York. Filed 9:56 a. m.

New York Order 22-O, Amendment 6, covering poultry in New York City, Nassau, and Westchester counties, New York. Filed 9:57 a. m.

Philadelphia Order 4-C, Amendment 3, covering poultry in Philadelphia, Delaware, and Montgomery counties in Pennsylvania, and Camden county in New Jersey. Filed 9:42 a. m.

Philadelphia Order 26-O, covering eggs in Philadelphia, Delaware and Montgomery Counties in Pennsylvania, and Camden county in New Jersey. Filed 9:42 a. m.

Scranton Order 3-C, Amendment 3, covering poultry in certain areas in Pennsylvania. Filed 9:57 a. m.

Scranton Order 5-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 9:42 a. m.

Scranton Order 6-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 9:42 a. m.

Scranton Order 20, Amendment 2, covering dry groceries in certain counties in Pennsylvania. Filed 9:43 a. m.

Scranton Order 25, Amendment 2, covering dry groceries in certain counties in Pennsylvania. Filed 9:43 a. m.

Scranton Order 7-W, Amendment 2, covering dry groceries in certain counties in Pennsylvania. Filed 9:43 a. m.

Scranton Order 1-O, Amendment 7, covering poultry in Scranton, and Borough of Dunmore in Lackawanna county, in the commonwealth of Pennsylvania. Filed 9:57 a. m.

Wilmington Order 3-C, Amendment 3, covering poultry in Delaware. Filed 9:58 a. m.

Wilmington Order 5-F, Amendment 10, covering fresh fruits and vegetables in the state of Delaware. Filed 9:58 a. m.

Wilmington Order 4-O, Amendment 7, covering eggs in certain areas in Delaware. Filed 9:58 a. m.

Region III

Cincinnati Order 5-C, covering poultry in certain counties in Ohio and Kentucky District. Filed 10:00 a. m.

Cincinnati Order 5-C, Amendment 1, covering poultry in certain counties in the Ohio and Kentucky Districts. Filed 10:00 a. m.

Cincinnati Order 6-C, covering poultry in Franklin county in the state of Ohio. Filed 10:00 a. m.

Cincinnati Order 6-C, Amendment 1, covering poultry in Franklin county in the state of Ohio. Filed 10:01 a. m.

Cincinnati Order 12-F, Amendment 5, covering fresh fruits and vegetables in Franklin county in Ohio. Filed 9:58 a. m.

Cincinnati Order 12-F, Amendment 6, covering fresh fruits and vegetables in Franklin county in Ohio. Filed 9:58 a. m.

Cincinnati Order 13-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Ohio. Filed 9:59 a. m.

Cincinnati Order 13-F, Amendment 6, covering fresh fruits and vegetables in certain counties in Ohio. Filed 9:59 a. m.

Cincinnati Order 14-F, Amendment 6, covering fresh fruits and vegetables in Hamilton county in Ohio and in Kenton and Campbell counties in Kentucky. Filed 9:59 a. m.

Cincinnati Order 15-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Ohio and Kentucky. Filed 9:59 a. m.

Cincinnati Order 15-F, Amendment 6, covering fresh fruits and vegetables in certain counties in Ohio and Kentucky. Filed 9:59 a. m.

Cincinnati Order 26, covering dry groceries in certain counties in Ohio and Kentucky. Filed 10:00 a. m.

Cincinnati Order 26, Amendment 1, covering dry groceries in certain counties in Ohio and Kentucky. Filed 10:00 a. m.

Cincinnati Order 5-O, Amendment 2, covering eggs in certain counties in Ohio and in Kentucky. Filed 10:01 a. m.

Cincinnati Order 6-O, Amendment 1, covering eggs in certain areas in Ohio. Filed 10:01 a. m.

Cincinnati Order 6-O, Amendment 2, covering eggs in certain areas in Ohio. Filed 10:01 a. m.

Cincinnati Order 10-W, Amendment 1, covering dry groceries in certain counties in Ohio and Kentucky. Filed 10:01 a. m.

Cleveland Order 3-F, Amendment 41, covering fresh fruits and vegetables in certain counties in Ohio. Filed 10:01 a. m.

Cleveland Order 4-F, Amendment 35, covering fresh fruits and vegetables in certain counties in Ohio. Filed 10:02 a. m.

Cleveland Order 6-F, Amendment 19, covering fresh fruits and vegetables in Cuyahoga county, Ohio. Filed 10:02 a. m.

Cleveland Order 7-F, Amendment 19, covering fresh fruits and vegetables in certain counties in Ohio. Filed 10:02 a. m.

Detroit Order 10-F, Amendment 28, covering fresh fruits and vegetables in the counties of Wayne and Macomb, Michigan. Filed 10:02 a. m.

Detroit Order 10-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Michigan. Filed 10:02 a. m.

Detroit Order 10-F, Amendment 30, covering fresh fruits and vegetables in certain counties in Michigan. Filed 10:02 a. m.

Detroit Order 20-W, Amendment 1, covering dry groceries in certain counties in Michigan. Filed 10:03 a. m.

Detroit Order 21-W, Amendment 1, covering dry groceries in certain counties in Michigan. Filed 10:04 a. m.

Detroit Order 9-O, Amendment 11, covering eggs in certain counties in Michigan. Filed 10:03 a. m.

Detroit Order 10-O, Amendment 3, covering eggs in Wayne county, Michigan. Filed 10:03 a. m.

Indianapolis Order 5-O, Amendment 12, covering eggs in certain counties in Indiana. Filed 10:04 a. m.

Indianapolis Order 7-O, covering eggs in certain counties in Indiana. Filed 10:04 a. m.

FEDERAL REGISTER, Tuesday, April 16, 1946

Louisville Order 12-F, Amendment 63, covering fresh fruits and vegetables in the counties of Jefferson, Kentucky, Clark, and Floyd, Indiana. Filed 10:04 a. m.

Louisville Order 17-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:05 a. m.

Louisville Order 18-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:06 a. m.

Louisville Order 19-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:06 a. m.

Louisville Order 26-F, Amendment 6, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:06 a. m.

Louisville Order 28-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:07 a. m.

Louisville Order 29-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:07 a. m.

Region IV

Atlanta Order 12-C, Amendment 3, covering poultry in the counties of Bryan, Camden, Glynn, Liberty, and McIntosh, Georgia. Filed 9:47 a. m.

Atlanta Order 13-C, Amendment 3, covering poultry in the counties of Bryan, Camden, Glynn, Liberty, and McIntosh, Georgia. Filed 9:47 a. m.

Atlanta Order 13-F, Amendment 18, covering fresh fruits and vegetables in certain counties in the Atlanta District Area. Filed 10:07 a. m.

Atlanta Order 14-F, Amendment 18, covering fresh fruits and vegetables in certain counties in the Atlanta District Area. Filed 9:47 a. m.

Atlanta Order 15-F, Amendment 18, covering fresh fruits and vegetables in certain counties in the Atlanta District Area. Filed 9:47 a. m.

Atlanta Order 17-F, Amendment 1, covering fresh fruits and vegetables in certain counties in the Savannah Area. Filed 9:47 a. m.

Birmingham Order 5-F, Amendment 26, covering fresh fruits and vegetables in Jefferson county, Alabama. Filed 9:43 a. m.

Birmingham Order 7-W, Amendment 4, covering dry groceries in Birmingham District Area. Filed 9:44 a. m.

Birmingham Order 25, Amendment 4, covering dry groceries in the Birmingham District Area. Filed 9:44 a. m.

Birmingham Order 26, Amendment 4, covering dry groceries in the Birmingham District Area. Filed 9:44 a. m.

Columbia Order 23-C, Amendment 5, covering poultry in the South Carolina Area. Filed 9:48 a. m.

Columbia Order 24-C, Amendment 5, covering poultry in the South Carolina Area. Filed 9:49 a. m.

Columbus Order 25-C, Amendment 5, covering poultry in the South Carolina Area. Filed 9:50 a. m.

Columbia Order 26-C, Amendment 5, covering poultry in the South Carolina Area. Filed 9:50 a. m.

Jacksonville Order 4-D, Amendment 1, covering butter and cheese in the counties of Baker, Bradford, Clay, Duval, Nassau, St. Johns, and Union, Florida. Filed 9:48 a. m.

Memphis Order 8-F, Amendment 22, covering fresh fruits and vegetables in the city of Memphis and the county of Shelby, Tennessee. Filed 9:44 a. m.

Miami Order 5-F, Amendment 26, covering fresh fruits and vegetables in certain areas in Florida. Filed 9:48 a. m.

Miami Order 6-F, Amendment 24, covering fresh fruits and vegetables in the Tampa, Florida Area. Filed 9:48 a. m.

Richmond Order 8-F, Amendment 23, covering fresh fruits and vegetables in the Richmond District. Filed 9:48 a. m.

Richmond Order 13-F, Amendment 25, covering fresh fruits and vegetables in the Richmond District. Filed 9:48 a. m.

Region V

Little Rock Order 27, Amendment 1, covering dry groceries in the state of Arkansas and the city of Texarkana, Texas. Filed 9:50 a. m.

Little Rock Order 27, covering dry groceries in the state of Arkansas and city of Texarkana, Texas. Filed 9:51 a. m.

Little Rock Order 28, covering dry groceries in the state of Arkansas and except the city of Texarkana, Arkansas. Filed 9:51 a. m.

Little Rock Order 6-W, Amendment 1, covering dry groceries in state of Arkansas and the city of Texarkana, Texas. Filed 9:51 a. m.

New Orleans Order 3-F, Amendment 37, covering fresh fruits and vegetables in Louisiana, Parishes of Orleans, St. Bernard and Jefferson, Louisiana. Filed 9:41 a. m.

New Orleans Order 4-F, Amendment 10, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:41 a. m.

Oklahoma City Order 18, Amendment 1, covering dry groceries in the Oklahoma District Area. Filed 9:45 a. m.

Oklahoma City Order 19, Amendment 1, covering dry groceries in Oklahoma District Area. Filed 9:45 a. m.

Oklahoma City Order 6-W, Amendment 1, covering dry groceries in the Oklahoma District Area. Filed 9:45 a. m.

St. Louis Order 3-C, Amendment 16, covering poultry in the city of St. Louis and the county of St. Louis, Missouri. Filed 9:46 a. m.

St. Louis Order 4-F, Amendment 37, covering fresh fruits and vegetables in the city of St. Louis and county of St. Louis, Missouri. Filed 9:46 a. m.

Region VI

Chicago Order 6-C, Amendment 11, covering poultry in Cook county, Illinois. Filed 9:51 a. m.

Chicago Order 2-F, Amendment 108, covering fresh fruits and vegetables in Cook, DuPage, Kane, Lake, McHenry counties, Illinois, and Lake county, Indiana. Filed 9:51 a. m.

Green Bay Order 7-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 9:51 a. m.

Green Bay Order 7-F, Amendment 26, covering fresh fruits and vegetables in

certain counties in Wisconsin. Filed 9:46 a. m.

Green Bay Order 8-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 9:52 a. m.

Green Bay Order 8-F, Amendment 26, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 9:44 a. m.

Green Bay Order 9-F, Amendment 25, covering fresh fruits and vegetables in the counties of Florence, Forest and Marinette, Wisconsin. Filed 9:52 a. m.

Green Bay Order 9-F, Amendment 26, covering fresh fruits and vegetables in the counties of Florence, Forest and Marinette, Wisconsin. Filed 9:45 a. m.

Green Bay Order 10-F, Amendment 26, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 9:45 a. m.

Green Bay Order 11-F, Amendment 12, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 9:45 a. m.

Green Bay Order 12-F, Amendment 12, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 9:45 a. m.

Peoria Order 16-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Illinois. Filed 9:39 a. m.

Peoria Order 17-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Illinois. Filed 9:39 a. m.

Peoria Order 18-F, Amendment 10, covering fresh fruits and vegetables in the counties of Bureau, Putnam, LaSalle, Kendall, Grundy, Will, Kankakee and Marshall, Illinois. Filed 9:39 a. m.

Peoria Order 19-F, Amendment 10, covering fresh fruits and vegetables in the counties of Peoria, Tazewell, Woodford, Livingston, McLean, Ford and Iroquois, Illinois. Filed 9:40 a. m.

Springfield Order 33-W, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:38 a. m.

Springfield Order 34-W, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:38 a. m.

Springfield Order 35-W, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:38 a. m.

Springfield Order 36-W, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:38 a. m.

Springfield Order 60, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:36 a. m.

Springfield Order 61, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:37 a. m.

Springfield Order 62, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:37 a. m.

Springfield Order 63, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:37 a. m.

Springfield Order 64, Amendment 2, covering dry groceries in all counties within the Springfield District. Filed 9:37 a. m.

Springfield Order 24-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Illinois. Filed 9:36 a. m.

Twin Cities Order 4-C, covering poultry in certain area within the Twin Cities Area. Filed 9:52 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-6281; Filed, Apr. 15, 1946;
11:19 a. m.]

[Region III Order G-16 Under RMPR 251]

**INSTALLED ROOFING IN WOOD, WIRT,
PLEASANT AND RITCHIE COUNTIES, WEST
VA.**

An opinion accompanying this order issued simultaneously herewith has been filed with the Division of Federal Register.

In the judgment of the Regional Administrator of Region III of the Office of Price Administration, the maximum prices established by this order are generally fair and equitable, and are necessary to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328.

Therefore, under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by the Emergency Price Control Act of 1942, as amended, and by section 9 of Revised Maximum Price Regulation No. 251, it is ordered that:

SECTION 1. What this order does. This order fixes maximum prices for all sales of roofing when sold installed on residential structures in the area herein-after described.

The term "roofing" includes composition roofing, such as 12" (3 in line) asphalt single strip shingles of 210 pounds per square. A square consists of 100 square feet.

The term "roofing" when sold installed means and includes related materials and services of installation of such materials such as nails, felt, hauling and cleaning and paint.

The term "incidental" construction work in connection with "roofing" means any installation of building materials or construction work other than installed roofing described in this order when sold by installers of roofing.

"Installed basis" in connection with "roofing" means a transaction in which the seller furnished roofing materials and related materials and related materials or services required to incorporate such roofing into a building or structure.

The term "residential structure" means any building, structure or part thereof, used entirely or principally for living or dwelling purposes and includes buildings or structures in connection therewith, or adjacent thereto, at the same site, such as garages, barns, milk houses, sheds, granaries and other outbuildings, but does not include hotels.

SEC. 2. Applicability. This order shall apply to all sales made in the following counties in the State of West Virginia; Wood, Wirt, Pleasant and Ritchie.

SEC. 3. Relationship of this order to Revised Maximum Price Regulation No. 251. (a) The provisions of this order supersede sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 with

respect to sales of roofing when sold installed on residential structures. All other provisions of Revised Maximum Price Regulation No. 251 not inconsistent with this order are applicable to transactions covered by this order.

(b) On and after the effective date of this order, regardless of any contract or other obligation, no person shall contract to sell, offer to sell or deliver roofing sold on an installed basis on residential structures as herein defined, at prices higher than the maximum prices established by this order. *Provided*, That deliveries made not more than thirty days after the effective date of this order on bona fide contracts executed prior to the effective date of this order shall not be considered to be violations of this order.

SEC. 4. (a) Maximum prices for sales of roofing on an installed basis. The maximum prices for sales of roofing on an installed basis on residential structures shall be as shown in the following Table 1, and shall be upon a price per square.

TABLE 1

12" (3 in line) Strip Asphalt Shingles, 210 lbs. per square—\$13.00 (per square) including felt, hauling and cleaning, paint and nails. If valleys and/or flashings around chimneys are installed the following extra charges may be made:

1. Valleys of 26 gauge tin, 20 inches wide: \$2.25 per linear foot.
2. Chimney flashings: \$6.50 for each chimney.

SEC. 5. Guaranteed prices. A seller may sell a roofing job covered by this order on the basis of a guaranteed price, but such guaranteed price must not be higher than the maximum price figures in accordance with the pricing methods and requirements of this order.

SEC. 6. Incidental construction work. If, on any job, any installed building materials are furnished or any construction services performed by the seller, other than roofing and related materials and services the cost of such work shall not be included in the cost of installed roofing, but shall be separately priced and billed on all invoices. The maximum price of any incidental work shall be determined under the Revised Maximum Price Regulation No. 251, or other applicable regulation or order.

SEC. 7. Measurements. It shall be the seller's responsibility to measure with reasonable accuracy the area or footage to be covered. A "measurement with reasonable accuracy" shall be considered to have been made if the price based on such estimate does not vary by more than 3% from the maximum price computed under the terms of this order.

SEC. 8. Notification. Every person making sales subject to this order shall, if requested by the purchaser, make available to the purchaser a copy of this order and copy of Revised Maximum Regulation No. 251. Upon completion of any contract for installed roofing and/or incidental construction work, the seller, if requested by the purchaser, must furnish to him an itemized statement showing the number of squares, the maximum price per square of roofing installed, and

a separate statement of any incidental construction work other than installed roofing, giving a description of such work and an itemized statement of the prices thereof. The seller shall also include in such statement of the prices thereof. The seller shall also include in such statement the date on which the installation was completed, the names and addresses of the sellers and buyers, job site and terms of sale.

SEC. 9. Evasion. Any practice or device which results in a higher price to the purchaser of roofing on an installed basis and incidental construction work than is permitted by this order is a violation, and subjects the seller to all the penalties provided by the Emergency Price Control Act of 1942 as amended.

SEC. 10. Records. All sellers of installed roofing and incidental construction work covered by the terms of this order must keep records concerning each sale subject to this order, including the name and address of the purchaser, the location of the job, the date of the transaction, a description of the materials and services involved, the number of squares and price per square of roofing, a separate statement of any incidental construction work, and the total charge for the entire job.

All such records shall be made available for inspection by representatives of the Office of Price Administration so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 11. Revocation or amendment. This order may be revised, revoked, or modified at any time by the Office of Price Administration.

This order shall become effective March 15, 1946.

Issued: March 1, 1946.

E. C. TURNER,
Acting Regional Administrator.

[F. R. Doc. 46-6015; Filed, Apr. 10, 1946;
2:02 p. m.]

[Region III Order G-17 Under SO 142]

CINCINNATI BELLOW WORKS, ET AL.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 2 of Supplementary Order No. 142 and the Emergency Price Control Act of 1942, as amended, it is hereby ordered:

(a) **What this order does.** This order No. G-17 under section 2 of Supplementary Order No. 142 provides for an adjustment of the maximum prices for the sale of bellows manufactured by the Cincinnati Bellow Works, a partnership consisting of Arthur Doepeke and William Stoever (hereinafter referred to as the manufacturer). The maximum prices of the manufacturer and the maximum prices of the resellers of such products are adjusted herein.

(b) **Manufacturer's adjusted maximum prices.** (1) The adjusted maximum list prices for sales by the manufacturer

of bellows described herein shall be the following:

Commodity	Adjusted maximum list price per doz.
Hand bellows:	
6"	\$14.00
7"	15.00
8"	16.75
9"	19.75
10"	21.50
12"	27.50
14"	37.00
16"	43.00
Blue buck molders:	
8"	18.50
9"	21.50
10"	25.00
12"	33.00
14"	42.00
16"	50.00
10" special	30.00
Calfskin stove:	
9"	28.50
10"	35.00
Calfskin molders	
8"	21.50
9"	28.00
10"	35.00
12"	46.00
14"	55.00

(2) Manufacturer's customary terms, discounts, allowances and other price differentials shall be maintained on all its sales affected by this order.

(c) *Resellers' adjusted maximum prices.* (1) Any reseller of products for which adjustment is granted the manufacturer in (b) above may add to his maximum prices in effect immediately prior to December 11, 1945, to each class of purchaser, the actual dollars-and-cents increase in his invoiced costs resulting from the adjustment granted the manufacturer by this order.

(2) Resellers' maximum prices adjusted under this paragraph are subject to each reseller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser.

(d) *Notification.* The manufacturer, at or prior to the first billing reflecting the adjustment herein granted, shall send to each purchaser who resells products covered by this order a notice specifying the increases granted resellers by this order. Such notice shall substantially contain the following:

Order No. G-17 under section 2 of Supplementary Order No. 142 provides for certain dollars and cents increases in the list prices of bellows manufactured by the Cincinnati Bellow Works, a partnership consisting of Arthur Doeple and William Stoever. Resellers may add to their maximum prices in effect immediately prior to December 11, 1945, the actual dollars and cents amount of increase in their invoiced costs resulting from the adjustment granted to the manufacturer by this order.

(e) *Revocation and amendment.* This order may be revoked or amended at any time by the Office of Price Administration.

This order shall become effective March 28, 1946.

Issued: March, 28, 1946.

JOHN F. KESSEL,
Regional Administrator.

[F. R. Doc. 46-6045; Filed, Apr. 10, 1946;
2:11 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 1-125]

COLUMBIA BREWING CO.

ORDER POSTPONING HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 12th day of April, A. D. 1946.

The Columbia Brewing Company, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b), promulgated thereunder, having made application to the Commission to withdraw its Common Stock, \$5.00 Par Value, from listing and registration on the St. Louis Stock Exchange;

The Commission having ordered that a hearing be held in this matter on April 17, 1946 at the St. Louis office of the Commission; and

It being found necessary to postpone said hearing;

It is ordered, That said hearing be held at 10:00 a. m. on Wednesday, July 10, 1946, at the office of the Securities and Exchange Commission, 1114 Market Street, St. Louis, Missouri, and continue thereafter at such times and places as the Commission or its officer conducting such hearing may determine.

By the Commission.

[SEAL] ORVAL L. DUBoIS,
Secretary.

[F. R. Doc. 46-6263; Filed, Apr. 15, 1946;
10:02 a. m.]

[File No. 70-1038]

ST. JOSEPH LIGHT & POWER CO.

ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 11th day of April A. D. 1946.

St. Joseph Light & Power Company ("St. Joseph"), a subsidiary of Continental Gas & Electric Corporation, a registered holding company which, in turn, is a subsidiary of The United Light and Railways Company, also a registered holding company, having filed an application and amendments thereto pursuant to section 6 (b) of the Public Utility Holding Company Act of 1935 and the Rules and Regulations thereunder for exemption from the provisions of section 6 (a) of the act of its proposed issue and sale pursuant to the competitive bidding requirements of Rule U-50 of \$3,750,000 principal amount of First Mortgage Bonds, --% Series due 1976, the proceeds to be used to (1) redeem \$3,635,000 principal amount of St. Joseph's First Mortgage Bonds, 4½% Series, due December 1, 1947 at the redemption price of 100% of the principal amount thereof, (2) provide funds for the expense of the issuance and sale of the First Mortgage Bonds --% Series due 1976 and (3) provide additional funds in St. Joseph's treasury for construction purposes; and

A public hearing having been held on said amended application and the Commission having considered the record

and made and filed its findings and opinion herein:

It is ordered, That the application, as amended, be and the same hereby is granted subject, however, to the terms and conditions prescribed in Rule U-24 and to the further condition that the proposed issue and sale of the bonds shall not be consummated until the results of the competitive bidding pursuant to Rule U-50 have been made a matter of record in this proceeding and a further order shall have been entered by this Commission in the light of the record so completed, which order may contain further terms or conditions as may then be deemed appropriate, jurisdiction being reserved for this purpose.

By the Commission.

[SEAL] ORVAL D. DUBoIS,
Secretary.

[F. R. Doc. 46-6259; Filed, Apr. 15, 1946;
10:01 a. m.]

[File No. 70-1243]

UNITED GAS IMPROVEMENT CO., AND HARRISBURG GAS CO.

ORDER GRANTING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 11th day of April 1946.

The United Gas Improvement Company (UGI), a registered holding company and a subsidiary of The United Corporation, also a registered holding company, and UGI's utility subsidiary, The Harrisburg Gas Company (Harrisburg), have filed a joint application and declaration pursuant to the Public Utility Holding Company Act of 1935 regarding: (i) the issue and sale by Harrisburg, pursuant to the competitive bidding provisions of Rule U-50, of \$2,200,000 principal amount of First Mortgage Bonds to mature May 1, 1971 and the application of the proceeds thereof, together with treasury cash, to the redemption of its outstanding 5% First Mortgage Bonds due May 1, 1970; (ii) the issue of 5,000 shares of 4½% Preferred Stock with a par value of \$100 per share and the offer of exchange of such stock for its outstanding 5,000 shares of 7% Preferred Stock, on a share for share basis; (iii) the redemption at \$110 per share plus accrued dividends of all unexchanged shares of 7% Preferred Stock; and (iv) the change of Harrisburg's 27,622 shares of common stock of a par value of \$100 per share to a like amount of shares of common stock without par value and the reduction in the stated value of said no par value common stock from \$2,762,200 to \$2,099,272 for the purpose of making certain accounting adjustments; and

The issue and sale of new First Mortgage Bonds, the exchange of new preferred stock and the issue of no par value common stock having been approved by the Pennsylvania Public Utility Commission; and

Public hearings having been held after appropriate notice and the Commission

having considered the record and filed its findings and opinion herein:

It is ordered, That said application-declaration be, and the same hereby is, granted and permitted to become effective except, however, as to the price to be paid for said bonds, the interest rate thereon, the redemption prices thereof and the underwriter's spread and its allocation, as to which matters jurisdiction be, and the same hereby is, specifically reserved.

By the Commission.

[SEAL] ORVAL L. DUBois,
Secretary.

[F. R. Doc. 46-6262; Filed, Apr. 15, 1946;
10:02 a. m.]

[File No. 70-1251]

ARKANSAS POWER & LIGHT CO., AND ELECTRIC POWER & LIGHT CORP.

ORDER GRANTING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its offices in the City of Philadelphia, Pa., on the 11th day of April A. D. 1946.

Electric Power & Light Corporation ("Electric"), a registered holding company, and its subsidiary, Arkansas Power & Light Company ("Arkansas"), having filed a joint application-declaration pursuant to section 6 (b), 9 (a), 10 and 12 of the Public Utility Holding Company Act of 1935 and Rule U-43, thereunder, regarding the following proposed transaction:

Electric is the owner of all the presently outstanding \$12.50 par value common stock of Arkansas. Arkansas proposes to issue and sell, and Electric proposes to acquire, 290,000 additional shares of the common stock of Arkansas, at par, for \$3,625,000 cash, 230,000 shares to be sold and acquired immediately and the remaining 60,000 shares to be sold and acquired upon amendment by Arkansas of its agreement of consolidation or merger to provide for an increase in the authorized number of shares of common stock from 1,300,000 to 2,000,000.

Arkansas proposes to use the proceeds of the sale, together with other monies, for the acquisition and construction of new facilities and extension and improvement of its present facilities.

The Arkansas Public Service Commission which has jurisdiction over the proposed issuance and sale of the common stock of Arkansas has approved the transaction.

Said application-declaration having been filed on the 12th day of March 1946, and the notice of said filing having issued on the 21st day of March 1946, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for a hearing with respect to said application within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding with respect to said application-declaration that the requirements of the applicable provisions of the act and the rules thereunder are

satisfied and deeming it appropriate in the public interest and in the interest of investors and consumers that said application be granted and that said declaration be permitted to become effective:

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of the act and subject to the terms and conditions prescribed in Rule U-24, that the said application-declaration be, and the same hereby is, granted and permitted to become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DUBois,
Secretary.

[F. R. Doc. 46-6261; Filed, Apr. 15, 1946;
10:01 a. m.]

[File No. 70-1262]

MICHIGAN GAS AND ELECTRIC CO., AND MIDDLE WEST CORP.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 11th day of April, A. D., 1946.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by The Middle West Corporation (Middle West), a registered holding company, and Michigan Gas and Electric Company (Michigan), a subsidiary of Middle West. All interested persons are referred to said application-declaration, which is on file in the offices of this Commission, for a statement of the transactions therein proposed and which are summarized as follows:

Michigan proposes to: (a) Issue and sell at competitive bidding, \$3,500,000 principal amount of its First Mortgage Bonds, Series A, —%, to be dated April 1, 1946 and to mature April 1, 1976, and to use the proceeds, together with cash from its treasury, to redeem \$3,500,000 principal amount of its First Mortgage Bonds, Series A, 3 1/4%, due March 1, 1972;

(b) Issue and deliver to Harris Trust and Savings Bank, Chicago, Illinois, \$300,000 principal amount of unsecured notes bearing interest at the rate of 2% per annum, such notes to mature semi-annually over a period of seven years, and to use the proceeds, together with other funds, to redeem \$375,000 principal amount of 3 1/2% Serial Debentures now outstanding;

(c) Issue and sell, at competitive bidding, 14,000 shares of its —% Preferred Stock, par value \$100 per share, subject, however, to an exchange for its presently outstanding Prior Lien and Preferred Stocks on a share for share basis, pursuant to an exchange offer to be made by Michigan and to be in effect for a period of approximately ten days, with an appropriate adjustment in cash for the difference between the public offering price of the new Preferred Stock and redemption price of the old Preferred Stock. If more than 14,000 shares of old stock are presented for exchange, the number of shares of the old stock so presented will

be reduced on a pro rata basis, as nearly as possible to avoid issuing fractional shares, to a maximum of 14,000 shares. Proceeds from the sale of shares not required for exchange purposes, together with treasury funds and funds to be derived from the sale of additional Common Stock as described below, will be used to redeem all shares of old Preferred Stock not exchanged;

(d) Create capital surplus on the books of the company in the amount of \$162,500 by the surrender to the company by the holders thereof for cancellation of \$162,000 par amount of Common Stock of the company now outstanding;

(e) Issue and sell, at competitive bidding, \$400,000 in par amount of Common Stock, par value \$10 per share, and to apply the proceeds of such sale, together with other funds from its treasury, to the redemption of a portion of preference stocks now outstanding; and

(f) Amend its articles of incorporation to change and reclassify its authorized capital stock to \$100 par value for the Preferred Stock and \$10 par value for the Common Stock.

Middle West Corporation proposes to: (a) Surrender to Michigan for cancellation \$116,240 par amount of presently outstanding Common Stock of Michigan;

(b) Exchange \$572,260 par amount of outstanding Common Stock, \$100 par value of Michigan for a like amount of the new \$10 par value Common Stock of Michigan; and

(c) Sell, at competitive bidding, the \$572,260 par amount of Common Stock, \$10 par value, of Michigan received per (b) above.

It appearing to the Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to said application-declaration and that said application-declaration shall not be granted or permitted to become effective except pursuant to further order of this Commission;

It is ordered, That a hearing on said application-declaration under the applicable provisions of said act and the rules and regulations thereunder be held on April 25, 1946, at 10:00 a. m. E. S. T., at the offices of this Commission 18th and Locust Streets, Philadelphia, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which such hearing shall be held.

It is further ordered. That William V. Swift or any other officer or officers of this Commission designated by it for that purpose shall preside at such hearing. The officer so designated to provide at such hearing is hereby authorized to exercise all powers granted to the Commission under section 10 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered. That without limiting the scope of the issues otherwise to be considered at said hearing particular attention will be directed to the following matters and questions:

1. Whether the proposed amendments to the articles of incorporation of Michigan contain adequate provisions for the protection of the various classes of stockholders.

2. Whether the proposed issue and sale, exchange or delivery of securities by Michigan is solely for the purpose of financing the business of the company and has been expressly authorized by the State Commission of the State in which the company is organized and doing business.

3. Whether the proposed surrender for cancellation by Middle West of shares of the Common Stock of Michigan meets the applicable provisions of the act and rules and regulations thereunder.

4. Whether the fees, commissions or other remuneration to be paid in connection with the proposed transactions are for necessary services and are reasonable in amount.

5. Whether the accounting entries to be recorded by Michigan and Middle West in connection with the proposed transactions are proper and conform to sound principles of accounting and meet the standards of the act.

6. Whether the public interest or the protection of investors or consumers requires the imposition of terms and conditions with respect to the proposed transactions.

7. Generally, whether the proposed transactions comply with the applicable provisions of the act and the rules, regulations and orders promulgated thereunder.

It is further ordered, That notice of said hearing be, and hereby is, given to Michigan and Middle West, to their respective security holders, to the Michigan Public Service Commission, to the Federal Power Commission, and to all interested persons; said notice to be given to Michigan, Middle West, the Michigan Public Service Commission and the Federal Power Commission by registered mail, and to all other persons by publication of this notice and order in the FEDERAL REGISTER and by general release of this Commission distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935.

It is requested that any person desiring to be heard in this proceeding file with the Commission on or before April 23, 1946 an appropriate request or application to be heard, as provided in Rule XVII of the Commission's Rules of Practice.

By the Commission.

[SEAL]

ORVAL L. DUBoIS,
Secretary.

[F. R. Doc. 46-6257; Filed, Apr. 15, 1946;
10:01 a. m.]

[File No. 70-1263]

FEDERAL LIGHT & TRACTION CO., AND TUCSON
GAS, ELECTRIC LIGHT AND POWER CO.

NOTICE OF FILING, ORDER FOR HEARING, AND
ORDER PERMITTING DECLARATION TO BE
COME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 11th day of April, A. D. 1946.

Notice is hereby given that applications and declarations (or both) and an amendment thereto have been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935, by Federal Light & Traction Company (Federal), a subsidiary of Cities Service Power & Light Company, both registered holding companies, and its subsidiary, The Tucson Gas, Electric Light and Power Company (Tucson);

All interested persons are referred to the aforesaid applications and declarations (or both) and amendment thereto on file in the office of this Commission, for a statement of the transactions therein proposed, which may be summarized as follows:

Federal proposes to sell its entire interest in Tucson, consisting of all of the outstanding stock of said company (147,000 shares of no par value common stock) pursuant to the competitive bidding provisions of Rule U-50. Federal states that it will file a subsequent application with this Commission in which it will propose to apply the net proceeds of the said sale to the retirement of its outstanding securities.

Federal further proposes to purchase and Tucson proposes to sell \$160,000 principal amount of demand notes of Tucson Rapid Transit Company, a subsidiary of Federal, presently owned by Tucson, for \$160,000 cash.

Federal further proposes to solicit proxies of its stockholders to vote in favor of a sale at competitive bidding or otherwise at its annual meeting of stockholders to be held April 24, 1946. Federal, therefore, has requested that the Commission issue an interim order authorizing the solicitation of proxies in connection therewith.

The filing has designated section 9 (a), 10, 12 (d) and 12 (f) of the act and Rules U-43, U-44 and U-50 as being applicable to the proposed transactions.

Federal requests that any order approving the proposed transactions contain the recitals described in sections 371 (b), 371 (f) and 1308 (f) of the Internal Revenue Code as amended.

It appearing that the filing, pursuant to Rule U-62, contains copies of the proposed letter of solicitation and copies of all other documents proposed to be transmitted with such letter of solicitation; and

It further appearing that the solicitation of proxies of the stockholders as proposed to be conducted does not make it necessary or appropriate in the public interest or for the protection of investors or consumers or to prevent the circumvention of the provisions of the act or the rules and regulations thereunder, that the Commission issue any order with respect thereto other than an order permitting the declaration and amendment thereto as to such solicitation to become effective;

It further appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to other matters set forth in the said applications and declarations (or both) and that the said applications

and declarations (or both) shall not be granted or permitted to become effective except pursuant to further order of this Commission.

It is ordered, That a hearing on said applications and declarations (or both) except with respect to the hereinabove mentioned solicitation of proxies of stockholders, under the applicable provisions of said act and the rules of the Commission promulgated thereunder, be held at 11:00 a. m. d. s. t., on the 1st day of May, 1946, at the office of the Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held. Any person desiring to be heard or otherwise wishing to participate in these proceedings shall file with the Secretary of the Commission on or before April 29, 1946 his request or application therefor as provided for by Rule XVII of the Commission's rules of practice.

It is further ordered, That Allen MacCullen or any other officer or officers of this Commission designated by it for that purpose, shall preside at the hearing on such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without limiting the scope of the issues otherwise to be considered in this proceeding, particular attention will be directed at the hearing to the following matters and questions:

1. Whether the proposed transactions are in furtherance of, and not inconsistent with, the orders of this commission pursuant to section 11 (b) (1) of the act dated August 17, 1943 and March 30, 1944.

2. Whether the proposed sale of the common stock of Tucson meets the requirements of the applicable provisions of the act, particularly section 12 (d) thereof.

3. Whether the terms and conditions of the proposed transaction between Federal and Tucson, including the consideration to be paid and received, are detrimental to the public interest or to the interest of investors or consumers.

4. Whether the accounting entries to be made in connection with the proposed transactions are proper and in accordance with sound accounting principles.

5. Whether the fees, commissions or other remunerations to be paid in connection with the proposed transactions are fair and reasonable.

6. Whether it is necessary or appropriate to impose terms and conditions in the public interest or for the protection of investors or consumers, and, if so, what terms and conditions should be imposed.

7. Generally, whether the proposed transactions comply with all of the provisions and requirements of the act and the rules and regulations promulgated thereunder.

It is further ordered, That notice of said hearing is hereby given to the ap-

plicants and declarants and to all other persons, said notice to be given Federal Light & Traction Company, The Tucson Gas, Electric Light and Power Company, The Arizona Corporation Commission, The Arizona Power Authority, The Mayor of the City of Tucson, Arizona, City Attorney for Tucson, Arizona, Town of South Tucson, and Town Attorney for South Tucson, Arizona by registered mail and to all other persons by general release of this Commission, distributed to the press and mailed to the mailing list for releases issued under the act, and by publication of this notice and order in the **FEDERAL REGISTER**.

It is further ordered. That, without in any manner passing upon the merits of the transactions proposed in the applications and declarations (or both) filed pursuant to sections 9 (a), 10, 12 (d) and 12 (f) of the act, the declaration as amended with respect to solicitation of proxies be, and hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL]

ORVAL L. DUBois,
Secretary.

[F. R. Doc. 46-6260; Filed, Apr. 15, 1946;
10:01 a. m.]

[File No. 70-1268]

CONSOLIDATED NATURAL GAS CO., AND EAST
OHIO GAS CO.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 12th day of April 1946.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Consolidated Natural Gas Com-

pany (Consolidated), a registered holding company, and its subsidiary, The East Ohio Gas Company (East Ohio), a public utility company; and

Notice is further given that any interested person may, not later than April 26, 1946, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, said declaration may be permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under said act, or the Commission may exempt such transaction as provided in Rule U-20 (a) and Rule U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to the application-declaration, which is on file in the offices of the Commission, for a statement of the transaction therein proposed, which is summarized as follows:

East Ohio proposes to issue and sell during the year 1946 50,000 shares of its common capital stock of a par value of \$100 per share, which Consolidated proposes to acquire for a cash consideration of \$5,000,000. The proceeds from the sale of the common stock will be used to reimburse, in part, East Ohio's treasury for capital expenditures made for additions to its utility plant during the past five years and those to be made during the year 1946.

By the Commission.

[SEAL]

ORVAL L. DUBois,
Secretary.

[F. R. Doc. 46-6258; Filed, Apr. 15, 1946;
10:01 a. m.]

UNITED STATES COAST GUARD.

APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R.S. 4405, 4417a, 4426, 4468, and 4491, as amended, 49 Stat. 1544, sec. 5 (e), 55 Stat. 244 (46 U.S.C. 367, 375, 391a, 404, 481, 489, 50 U.S.C. 1275), Executive Order No. 9083, dated February 28, 1942 (3 CFR, Cum. Supp.), as modified by Executive Order No. 9666, dated December 28, 1945 (11 F.R. 1), and Coast Guard General Order 1-46 of the Secretary of the Treasury, dated January 1, 1946 (11 F.R. 185), the following approval of equipment is prescribed, effective upon the date of publication in the **FEDERAL REGISTER**:

CLEANING PROCESS FOR LIFE PRESERVERS

Moreland's cleaning process for kapok life preservers, submitted by Moreland's Industrial Laundry, 225 Roy Street, Seattle 9, Washington.

Shipservice cleaning process for kapok life preservers, submitted by Shipservice Dry Cleaning, Inc., 2-10 Provost Street, Brooklyn 22, New York.

LIFEBOATS

26' x 9' x 3.6' steel motor-propelled lifeboat, 45-person capacity, General Arrangement Dwg. No. 2857, revised 2/21/46, submitted by Lane Lifeboat and Davit Corporation, Flushing, New York. (Supersedes approval 3 August 1943, 8 F.R. 10773 insofar as new construction is concerned.)

24' x 8' x 3.58' steel motor lifeboat, 35-person capacity, General Arrangement Dwg. No. 2981, dated 7 February 1946, altered 26 February 1946, submitted by Welin Davit and Boat Corporation, Perth Amboy, N. J.

Dated: April 11, 1946.

[SEAL]

J. F. FARLEY,
Admiral, U. S. C. G.,
Commandant.

[F. R. Doc. 46-6231; Filed, Apr. 12, 1946;
2:54 p. m.]

